Michigan Register

Issue No. 22–2007 (Published December 15, 2007)



GRAPHIC IMAGES IN THE

MICHIGAN REGISTER

COVER DRAWING

Michigan State Capitol:

This image, with flags flying to indicate that both chambers of the legislature are in session, may have originated as an etching based on a drawing or a photograph. The artist is unknown. The drawing predates the placement of the statue of Austin T. Blair on the capitol grounds in 1898.

(Michigan State Archives)

PAGE GRAPHICS

Capitol Dome:

The architectural rendering of the Michigan State Capitol's dome is the work of Elijah E. Myers, the building's renowned architect. Myers inked the rendering on linen in late 1871 or early 1872. Myers' fine draftsmanship, the hallmark of his work, is clearly evident.

Because of their size, few architectural renderings of the 19th century have survived. Michigan is fortunate that many of Myers' designs for the Capitol were found in the building's attic in the 1950's. As part of the state's 1987 sesquicentennial celebration, they were conserved and deposited in the Michigan State Archives.

(Michigan State Archives)

East Elevation of the Michigan State Capitol:

When Myers' drawings were discovered in the 1950's, this view of the Capitol – the one most familiar to Michigan citizens – was missing. During the building's recent restoration (1989-1992), this drawing was commissioned to recreate the architect's original rendering of the east (front) elevation.

(Michigan Capitol Committee)

Michigan Register

Published pursuant to § 24.208 of The Michigan Compiled Laws



Issue No. 22— 2007

(This issue, published December 15, 2007, contains documents filed from November 15, 2007 to December 1, 2007)

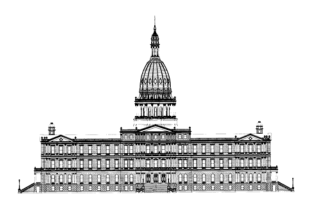
Compiled and Published by the
State Office of Administrative Hearings and Rules

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Peter Plummer, Executive Director, State Office of Administrative Hearings and Rules; **Deidre O'Berry**, Administrative Rules Analyst for Operations and Publications.

Jennifer M. Granholm, Governor



John D. Cherry Jr., Lieutenant Governor

PREFACE

PUBLICATION AND CONTENTS OF THE MICHIGAN REGISTER

The State Office of Administrative Hearings and Rules publishes the *Michigan Register*.

While several statutory provisions address the publication and contents of the *Michigan Register*, two are of particular importance.

MCL 24.208 states:

Sec. 8 (1) The State Office of Administrative Hearings and Rules shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

- (a) Executive orders and executive reorganization orders.
- (b) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills signed into law by the governor during the calendar year and the corresponding public act numbers.
- (c) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills vetoed by the governor during the calendar year.
- (d) Proposed administrative rules.
- (e) Notices of public hearings on proposed administrative rules.
- (f) Administrative rules filed with the secretary of state.
- (g) Emergency rules filed with the secretary of state.
- (h) Notice of proposed and adopted agency guidelines.
- (i) Other official information considered necessary or appropriate by the State Office of Administrative Hearings and Rules.
- (j) Attorney general opinions.
- (k) All of the items listed in section 7(1) after final approval by the certificate of need commission or the statewide health coordinating council under section 22215 or 22217 of the public health code, 1978 PA 368, MCL 333.22215 and 333.22217.
- (2) The State Office of Administrative Hearings and Rules shall publish a cumulative index for the Michigan register.
- (3) The Michigan register shall be available for public subscription at a fee reasonably calculated to cover publication and distribution costs.
- (4) If publication of an agency's proposed rule or guideline or an item described in subsection (1)(k) would be unreasonably expensive or lengthy, the State Office of Administrative Hearings and Rules may publish a brief synopsis of the proposed rule or guideline or item described in subsection (1)(k), including information on how to obtain a complete copy of the proposed rule or guideline or item described in subsection (1)(k) from the agency at no cost.
- (5) An agency shall transmit a copy of the proposed rules and notice of public hearing to the State Office of Administrative Hearings and Rules for publication in the Michigan register.

MCL 4.1203 states:

Sec. 203. (1) The Michigan register fund is created in the state treasury and shall be administered by the State Office of Administrative Hearings and Rules. The fund shall be expended only as provided in this section.

- The money received from the sale of the Michigan register, along with those amounts paid by state agencies pursuant to section 57 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.257, shall be deposited with the state treasurer and credited to the Michigan register fund.
- (3) The Michigan register fund shall be used to pay the costs preparing, printing, and distributing the Michigan register.
- (4) The department of management and budget shall sell copies of Michigan register at a price determined by the State Office of Administrative Hearings and Rules not to exceed cost of preparation, printing, and distribution.
- (5) Notwithstanding section 204, beginning January 1, 2001, the State Office of Administrative Hearings and Rules shall make the text of the Michigan register available to the public on the internet.
- (6) The information described in subsection (5) that is maintained by the State Office of Administrative Hearings and Rules shall be made available in the shortest feasible time after the information is available. The information described in subsection (5) that is not maintained by the State Office of Administrative Hearings and Rules shall be made available in the shortest feasible time after it is made available to the State Office of Administrative Hearings and Rules.
- (7) Subsection (5) does not alter or relinquish any copyright or other proprietary interest or entitlement of this state relating to any of the information made available under subsection (5).
- (8) The State Office of Administrative Hearings and Rules shall not charge a fee for providing the Michigan register on the internet as provided in subsection (5).
- (9) As used in this section, "Michigan register" means that term as defined in section 5 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.205.

CITATION TO THE MICHIGAN REGISTER

The *Michigan Register* is cited by year and issue number. For example, 2001 MR 1 refers to the year of issue (2001) and the issue number (1).

CLOSING DATES AND PUBLICATION SCHEDULE

The deadlines for submitting documents to the State Office of Administrative Hearings and Rules for publication in the *Michigan Register* are the first and fifteenth days of each calendar month, unless the submission day falls on a Saturday, Sunday, or legal holiday, in which event the deadline is extended to include the next day which is not a Saturday, Sunday, or legal holiday. Documents filed or received after 5:00 p.m. on the closing date of a filing period will appear in the succeeding issue of the *Michigan Register*.

The State Office of Administrative Hearings and Rules is not responsible for the editing and proofreading of documents submitted for publication.

Documents submitted for publication should be delivered or mailed in an electronic format to the following address: MICHIGAN REGISTER, State Office of Administrative Hearings and Rules, Ottawa Building - Second Floor, 611 W. Ottawa, P.O. Box 30695, Lansing, MI 48933.

RELATIONSHIP TO THE MICHIGAN ADMINISTRATIVE CODE

The *Michigan Administrative Code* (1979 edition), which contains all permanent administrative rules in effect as of December 1979, was, during the period 1980-83, updated each calendar quarter with the publication of a paperback supplement. An annual supplement contained those permanent rules, which had appeared in the 4 quarterly supplements covering that year.

Quarterly supplements to the Code were discontinued in January 1984, and replaced by the monthly publication of permanent rules and emergency rules in the *Michigan Register*. Annual supplements have included the full text of those permanent rules that appear in the twelve monthly issues of the *Register* during a given calendar year. Emergency rules published in an issue of the *Register* are noted in the annual supplement to the Code.

SUBSCRIPTIONS AND DISTRIBUTION

The *Michigan Register*, a publication of the State of Michigan, is available for public subscription at a cost of \$400.00 per year. Submit subscription requests to: State Office of Administrative Hearings and Rules, Ottawa Building - Second Floor, 611 W. Ottawa, P.O. Box 30695, Lansing, MI 48933. Checks Payable: State of Michigan. Any questions should be directed to the State Office of Administrative Hearings and Rules (517) 335-2484.

INTERNET ACCESS

The *Michigan Register* can be viewed free of charge on the Internet web site of the State Office of Administrative Hearings and Rules: www.michigan.gov/cis/0,1607,7-154-10576_35738---,00.html

Issue 2000-3 and all subsequent editions of the *Michigan Register* can be viewed on the State Office of Administrative Hearings and Rules Internet web site. The electronic version of the *Register* can be navigated using the blue highlighted links found in the Contents section. Clicking on a highlighted title will take the reader to related text, clicking on a highlighted header above the text will return the reader to the Contents section.

Peter Plummer, Executive Director State Office of Administrative Hearings and Rules

2007 PUBLICATION SCHEDULE

Issue	Closing Date for	Publication	
No.	Filing or Submission		
NO.	Of Documents (5 p.m.)	Date	
1	January 15, 2007	February 1, 2007	
2	February 1, 2007	February 15, 2007	
3	February 15, 2007	March 1, 2007	
4	March 1, 2007	March 15, 2007	
5	March 15, 2007	April 1, 2007	
6	April 1, 2007	April 15, 2007	
7	April 15, 2007	May 1, 2007	
8	May 1, 2007	May 15, 2007	
9	May 15, 2007	June 1, 2007	
10	June 1, 2007	June 15, 2007	
11	June 15, 2007	July 1, 2007	
12	July 1, 2007	July 15, 2007	
13	July 15, 2007	August 1, 2007	
14	August 1, 2007	August 15, 2007	
15	August 15, 2007	September 1, 2007	
16	September 1, 2007	September 15, 2007	
17	September 15, 2007	October 1, 2007	
18	October 1, 2007	October 15, 2007	
19	October 15, 2007	November 1, 2007	
20	November 1, 2007	November 15, 2007	
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22	December 1, 2007	December 15, 2007	
23	December 15, 2007	January 1, 2008	
24	January 1, 2008	January 15, 2008	

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ADMINISTRATIVE RULES FILED WITH THE SECRETARY OF STATE

MCL 24.208 states in part:

"Sec. 8. (1) The State Office of Administrative Hearings and Rules shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(f) Administrative rules filed with the secretary of state."

ADMINISTRATIVE RULES

SOAHR 2006-067

DEPARTMENT OF LABOR AND ECONOMIC GROWTH

DIRECTORS OFFICE

ACCOUNTING

GENERAL RULES

Filed with the Secretary of State on November 27, 2007

These rules become effective March 1, 2008.

(By authority conferred on the department of labor and economic growth by sections 308 and 721 of 1980 PA 299, MCL 339.308 and 339.721, and Executive Reorganization Order No.1996-2 and 2003-1, MCL 445.2001 and MCL 445.2011.

R 338.5101, R 338.5103, R 338.5114, R 338.5140, R 338.5145, R 338.5210, and R 338.5405 of the Michigan Administrative Code are amended; R 338. 5102, R 338.5104, R 338.5501 and R 338.5503 are added as follows:

PART 1. GENERAL PROVISIONS

R 338.5101 Definitions.

Rule 101. (1) As used in these rules:

- (a) "Act" means 1980 PA 299, MCL 339.101 to MCL 339.2919, and known as the occupational code.
- (b) "Audit" or "examination" means an examination applying generally accepted auditing standards, including any procedure undertaken to verify or test the reasonableness of financial information with a view of expressing an opinion or commenting on the fairness of the presentation.
- (c) "Attest services" means an audit, review, or agreed upon procedures engagement performed in accordance with applicable professional standards pursuant to R 338.5101(k), R 338.5101(l), R 338.5102, and R 338.5103.
- (d) "Board" means the Michigan state board of accountancy.
- (e) "Client" means the person or persons or entity that retains a licensee for the performance of professional services.
- (f) "Continuing education period" means all or part of a year beginning July 1 and ending June 30.
- (g) "CPA" or "certified public accountant" means a person holding a certificate of certified public accountant granted by the department.
- (h) "Disclose" means to provide a written communication from a CPA or a CPA firm informing the client, prior to making a recommendation or referral, that the CPA or CPA firm will receive a commission, referral fee, or contingency fee from a third party for recommendations or referrals of products and/or services.
- (i) "Enterprise" means a person, persons, or entity for which a licensee performs professional services.

- (j) "Financial statements" means statements and related footnotes that show financial position, results of operations, and cash flows on the basis of generally accepted accounting principles or another comprehensive basis of accounting. The term does not include incidental financial data included in management advisory services reports to support recommendations to a client and does not include tax returns and supporting schedules of tax returns.
- (k) "Generally accepted accounting principles" means accounting principles of professional conduct related to individual accounting engagements.
- (l) "Generally accepted auditing standards" means the standards of professional conduct related to individual audit engagements.
- (m) "Professional engagement" means an agreement between a client and a licensee relative to the performance of professional services.
- (n) "Professional services" means any services performed or offered to be performed by a licensee for a client in the course of the practice of public accounting, pursuant to MCL 339.720.
- (o) "Qualifying hours" means continuing education hours that comply with part 2 of these rules.
- (p) "State" means the 50 states of the United States of America, Washington, D.C., Puerto Rico, Guam, the Virgin Islands and the Commonwealth of the Northern Mariana Islands.
- (2) Terms defined in the act have the same meanings when used in these rules.

R 338.5102 Standards of professional practice adopted by reference.

- Rule 102. (1) The following standards specified in this rule are adopted in these rules by reference and are available at a cost as of the adoption of these rules:
- (a) "AICPA Professional Standards as of June 1, 2006." The publication is available from the American Institute of Certified Public Accountants (AICPA) at 1-888-777-7077, 220 Leigh Farm Road, Durham, NC 27702-8110. Cost: \$119.00 for members; \$148.75 for non-members.
- (b) The accounting principles defined by the AICPA in AU Section 411. AU Section 411 is available for download at no charge at www.pcaobus.org.
- (c) The auditing standards issued by the Public Company Accounting Oversight Board (PCAOB) in the publication entitled "PCAOB Standards and Related Rules, as of December 2006." The publication is available for download at no charge at www.pcaob.org. A copy of the publication may be purchased from the AICPA pursuant to subdivision (a) of this subrule. Cost: \$85.50 for members; \$106 for nonmembers.
- (d) The auditing standards published by the Government Accounting Office in the publication entitled "Government Auditing Standards," effective January 2007. The publication is available for download at no charge at http://www.gao.gov/govaud/ybk01.htm.
- (e) The auditing standards published by the International Auditing and Assurance Standards Board (IAASB). The standards are available for download at no charge at www.iaasb.org.
- (f) For peer reviews, the "Standards for Performing and Reporting on Peer Reviews," promulgated by the AICPA, effective January 1, 2005. The standards are available from the AICPA pursuant to subdivision (a) of this subrule. Cost: \$299 for members; \$373.75 for nonmembers.
- (2) The accounting, auditing and peer review standards adopted by reference in subdivisions (a), (d), and (f) of this subrule are available for inspection at the Department of Labor and Economic Growth, Bureau of Commercial Services, 2501 Woodlake Circle, Okemos, Michigan 48864-5955, 517-241-9228.
- (3) Copies of the standards adopted in subdivisions (a) to (f) of this subrule may be obtained from the department at the cost specified in subdivision (a) to (f) of this subrule, plus \$20.00 for shipping and handling.
- (4) A downloaded copy of the standards adopted in subdivisions (b) to (e) of this subrule may be obtained from the department for a cost of 51.6 cents per image.

R 338.5103 Performance of compilation and review services.

- Rule 103. Pursuant to the definition of the practice of public accounting in section 720 of the act, in the performance of compilation and review services, a licensee shall adhere to the standards set forth in the Statements on Standards for Accounting and Review Services." The following standards are adopted by reference:
- (a) The "Statements on Standards for Accounting and Review Services" are provided in the publication "AICPA Professional Standards as of June 1, 2006," and adopted by reference pursuant to R 338.5102(1)(a).
- (b) The "Statements on Standards for Accounting and Review Services" are available for purchase and inspection pursuant to R 338. 5102(1)(a), R 338.5102(3) and R 338.5102(4).

R 338.5104 Retention of documents

- Rule 104. (1) With the exception of documents related to a peer review, all registered firms and licensed individuals shall retain sufficient documentation, in any form, with regard to services performed while engaged in the practice of public accounting, as well as evidence obtained and conclusions reached, for a period of not less than 5 years.
- (2) Documents related to a peer review shall be retained in accordance with the AICPA's retention policies pursuant to R 338.5102(1)(f) or until final adjudication of a complaint related to a peer review, whichever is later.
- (3) Documentation shall be consistent with that required by professional standards or promulgated by the applicable nationally recognized professional standards setting organizations.

PART 2. LICENSURE REQUIREMENTS

R 338.5114 Credit hour requirements for concentration in accounting.

- Rule 114. (1) The department shall consider a person as having met the concentration in accounting requirements of section 725(1)(e) of 1980 PA 299,
- MCL 339.725, if the person provides proof of having completed 150 semester hours of academic credit at an accredited college or university, including either of the following:
- (a) A master's degree in accounting or business administration that includes not fewer than 12 semester hours of graduate level accounting courses. The 12 semester hours of accounting courses shall not include tax or information systems courses.
- (b) An academic program consisting of both of the following:
- (i) Thirty semester hours of accounting subjects, including not more than 6 semester hours of taxation. Additional semester hours in accounting subjects may be applied toward the general business subject requirements of subdivision (b) (ii) and (iii) of this subrule.
- (ii) Thirty-nine additional semester hours with a minimum of 3 semester hours, but not more than 12 semester hours, in not fewer than 5 of the following areas:
- (A) Business law.
- (B) Economics.
- (C) Ethics.
- (D) Finance.
- (E) Management.
- (F) Marketing.
- (G) Taxation.
- (H) Statistics.
- (I) Business policy.

(2) Credit may be earned only once for an accounting or general business topic. If the department determines that 2 courses are duplicative, then only the semester hours of 1 course shall be counted toward the semester hour requirement.

R 338.5140 Permit for temporary practice.

- Rule 140. (1) An accountant shall obtain a permit and pay the appropriate fee for each engagement in this state by an accountant, or on behalf of his or her firm, who does not hold a license to practice public accountancy in this state. The applicant shall hold a license as a certified public accountant of another state, or hold a title from a foreign country, recognized by the board as comparable to the Michigan certificate of certified public accountant and shall be practicing public accountancy under the certificate or license in the grantor state or country.
- (2) If approved by the department, the term of the permit shall begin on the date approved unless otherwise specified and shall be for a specified period, but shall not be for more than 1 year.
- (3) The temporary practice shall be performed by, or under the direct supervision of, a licensed certified public accountant or the holder of a title from a foreign country who is recognized under subrule (1) of this rule.
- (4) A temporary permit is not required if the work relates to a Michigan-based division or subsidiary of an entity, if the parent entity is located in another state or foreign country and is a client of the certified public accountant, firm, or foreign accountant, and if a separate presentation of financial statements with a related independent auditor's report or review report, or an attestation regarding the reliability of a representation or estimate is not made for the division or subsidiary on a stand-alone basis.
- (5) A temporary permit is not required if the work is to be performed through the applicant's employer who presently holds the license to practice public accountancy in this state.
- (6) A temporary permit issued to an accountant shall also constitute a temporary permit for his or her firm, if his or her firm is not presently licensed in this state.
- (7) If another state or foreign country charges a fee for providing an affidavit or certificate of professional standing for determining whether the applicant is qualified to practice public accountancy temporarily in this state, then the applicant shall pay the fee.
- R 338.5145 Adoption of accreditation standards by reference; board recognition of educational institutions; requirements for concentration in accounting.
- Rule 145. (1) For the purpose of identifying the educational institutions that meet the educational standards required by the board to satisfy section 725 of the act, both all of the following provisions apply:
- (a) The board adopts the criteria for accreditation of the north central association of colleges and schools, commission on institutions of higher education, included in the publication entitled "Handbook of Accreditation, Third Edition." Accreditation by the north central association of colleges and schools or an affiliated association is prima facie proof of having met the criteria. Copies of the criteria are available for purchase from the North Central Association of Colleges and Schools, The Higher Learning Commission, 30 N. La Salle Street, Suite 2400, Chicago IL 60602-2504, at a cost of \$33.50 as of the time of adoption of these rules.
- (b) The criteria may be downloaded for no charge at <u>www.ncahlc.org/</u>. A downloaded copy may be purchased from the department pursuant to R 338.5102(4).
- (c) The criteria are available for inspection and purchase from the Department of Labor and Economic Growth, Bureau of Commercial Services, 2501 Woodlake Circle, Okemos, Michigan 48864 at a cost of \$33.50 as of the time of adoption of these rules.

- (d) The department may recognize an educational institution which demonstrates that the curricula required for its degrees are the equivalent of the curricula required for degrees granted by institutions accredited under subdivision (a) of this subrule.
- (2) A concentration in accounting shall include the following accounting and general business subjects, for which credit is transferable to any baccalaureate degree-granting institution recognized by the department:

Auditing 3 semester hours
Accounting principles 21 semester hours
General business subjects 24 semester hours

The accounting principles shall include study in each of the following areas:

- (a) Financial accounting and accounting theory.
- (b) Managerial accounting, including cost accounting.
- (c) Accounting systems and controls
- (d) United States federal taxation.
- (e) Governmental/fund accounting.

PART 3. CONTINUING EDUCATION

R 338.5210 Continuing education requirements; reporting; qualifying hours.

- Rule 210. (1) A licensee shall earn qualifying hours annually within the continuing education period and shall report the hours, and may be required to report the courses, biennially on a form prescribed by the department.
- (2) A licensee shall earn not fewer than 8 of the minimum qualifying hours annually in auditing and accounting, and not fewer than 2 of the minimum qualifying hours annually in ethics. The study of ethics may include, but is not limited to, the study of the code of conduct, ethical reasoning, ethics enforcement, non-attest services, and independence.
- (3) The form and content of continuing education courses shall be acceptable to the department.

PART 4. PROFESSIONAL CONDUCT

R 338.5405 Independence rule; adoption by reference.

- Rule 405. (1) A licensee, including a firm, may express an opinion on financial statements of an enterprise only if the licensee is independent from the enterprise. For the purpose of defining the impairment of independence, the board adopts the AICPA rule on independence contained in the "Code of Professional Conduct."
- (a) The code is available for download at no charge on the AICPA web site: http://www.aicpa.org/about/code/sec100.htm.
- (b) The code is available for purchase and inspection in the publication "AICPA Professional Standards as of June 1, 2006," pursuant to R 338.5102(1)(a), R 338.5102(3) and R 338.5102(4).

Rule 338.5501 Peer review

Rule 501. (1) Each firm or sole practitioner required to participate in a peer review program, pursuant to MCL 339.729(2), shall enroll in the program of a qualified sponsoring organization within 1 year of the earlier of the following:

- (a) Its initial licensing date.
- (b) The performance of services that require a peer review.
- (2) Proof of a peer review shall not be required to be submitted to the department until the second renewal following initial licensure or the performance of services requiring a peer review.

- (3) Qualified sponsoring organizations shall include the center for public company audit firms (CPCAF) peer review program, the american institute of certified public accountants (AICPA) peer review program, national conference of CPA practitioners (NCCPAP) peer review program, and such other entities that adhere to the peer review standards defined in R 338.5102(1)(f).
- (4) A licensee subject to peer review shall not be required to become a member of any sponsoring organization.
- (5) A firm or sole practitioner who has not performed services as described in MCL 339.729 during the preceding 3 years shall submit a request for exemption with its license renewal application. The request may be submitted on a form provided by the department or in a manner otherwise acceptable to the department. The board and the department may extend the due date for the requirement for peer review upon a showing by the licensee that to comply with the requirement would present an undue hardship.

Rule 338.5503 Peer review standards; change in sponsoring organization; adverse peer review reports; documentation.

- Rule 503. (1) If a firm is merged, otherwise combined, dissolved, or separated, the sponsoring organization shall determine which firm is considered the succeeding firm. The succeeding firm shall retain its peer review status and the review due date.
- (2) A firm choosing to change to another sponsoring organization may do so provided that the firm authorizes the previous sponsoring organization to communicate to the succeeding sponsoring organization any outstanding corrective actions related to the firm's most recent review.
- (3) The department may rely on an adverse peer review report or a second consecutive modified peer review report as prima facie evidence of a violation of professional standards.
- (4) Each peer review and reviewer must comply with the applicable review standards in place at the time of the review. The following apply:
- (a) Documents related to a peer review shall be retained in accordance with the AICPA's retention policies pursuant to R 338.5102(1)(f), or until final adjudication of a complaint related to a peer review, whichever is later.
- (b) The documents described in subdivision (a) of this subrule shall be available for inspection by the department during regular business hours with reasonable notice.

ADMINISTRATIVE RULES

SOAHR 2007-005

DEPARTMENT OF ENVIRONMENTAL QUALITY

AIR QUALITY DIVISION

AIR POLLUTION CONTROL

Filed with the Secretary of State on November 26, 2007

This rule becomes effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44, 45a(6), or 48 of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the director of the department of environmental quality by sections 5503 and 5512 of 1994 PA 451, MCL 324.5503 and 324.5512, and Executive Reorganization Order No. 1995-18, MCL 324.99903)

R 336.2201, R 336.2202, R 336.2203, R 336.2204, R 336.2205, R 336.2206, R 336.2207, R 336.2208, R 336.2209, R 336.2210, R 336.2211, R 336.2212, R 336.2213, R 336.2214, R 336.2215, R 336.2216, R 336.2217, and R 336.2218 of the Michigan Administrative Code are rescinded as follows:

Part 12. Emission Averaging and Emission Reduction Credit Trading

R 336.2201 Rescinded.

R 336.2202 Rescinded.

R 336.2203 Rescinded.

R 336.2204 Rescinded.

R 336.2205 Rescinded.

R 336.2206 Rescinded.

R 336.2207 Rescinded.

R 336.2208 Rescinded.

R 336.2209 Rescinded.

R 336.2210 Rescinded.

- R 336.2211 Rescinded.
- R 336.2212 Rescinded.
- R 336.2213 Rescinded.
- R 336.2214 Rescinded.
- R 336.2215 Rescinded.
- R 336.2216 Rescinded.
- R 336.2217 Rescinded.
- R 336.2218 Rescinded.

EXECUTIVE ORDERS AND EXECUTIVE REORGANIZATION ORDERS

MCL 24.208 states in part:

"Sec. 8. (1) The State Office of Administrative Hearings and Rules shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

(a) Executive orders and executive reorganization orders."

EXECUTIVE ORDERS

EXECUTIVE ORDER No. 2007 – 42

DEPARTMENT OF ENVIRONMENTAL QUALITY MICHIGAN CLIMATE ACTION COUNCIL

WHEREAS, Section 1 of Article V of the Michigan Constitution of 1963 vests the executive power of the State of Michigan in the Governor;

WHEREAS, the world's scientific community has concluded with a very high level of confidence that emissions of carbon dioxide, methane, and other greenhouse gases are causing the Earth's climate to warm;

WHEREAS, the extent of warming of the Earth's climate depends upon actions taken today to reduce greenhouse gas emissions;

WHEREAS, the State of Michigan can play an important role in meeting the challenge of global climate change while simultaneously spurring economic growth;

WHEREAS, recent studies on the net positive economic and environmental impacts of renewable portfolio standards, energy efficiency standards, and other policy actions for Michigan offer a compelling case for immediate proactive steps to address climate change;

WHEREAS, actions to reduce greenhouse gas emissions such as improving energy efficiency, conserving natural resources, and developing renewable energy sources are beneficial as they reduce costs and spur economic development and job creation;

WHEREAS, establishment of a climate action council will assist this state in identifying the best opportunities to mitigate and adapt to climate change, reduce costs, and foster economic growth in Michigan;

NOW, THEREFORE, I, Jennifer M. Granholm, Governor of the State of Michigan, by virtue of the power and authority vested in the Governor by the Michigan Constitution of 1963 and Michigan law, order the following:

I. DEFINITIONS

As used in this Order:

- A. "Department of Environmental Quality" or "Department" means the principal department of state government created under Executive Order 1995-18, MCL 324.99903.
- B. "Council" means the Michigan Climate Action Council created under Section II of this Order.
- C. "Greenhouse gas" means a gas from a human-generated activity that traps heat within the atmosphere of the Earth causing climate change, including, but not limited to, carbon dioxide, methane, nitrous oxide, ozone, and fluorinated gases.
- D. "Climate change" refers to any significant change in measures of climate, such as temperature, precipitation, or wind, lasting for an extended period of time of a decade or longer.

E. "Renewable energy source" means that term as defined under Section 10g of 1939 PA 3, MCL 460.10g.

II. CREATION OF THE MICHIGAN CLIMATE ACTION COUNCIL

- A. The Michigan Climate Action Council is created as an advisory body within the Department of Environmental Quality.
- B. The Council shall consist of the following members:
- 1. The Director of the Department of Environmental Quality.
- 2. The Director of the Department of Agriculture.
- 3. The Director of the Department of Labor and Economic Growth.
- 4. The Director of the Department of Management and Budget.
- 5. The Director of the Department of Natural Resources.
- 6. The President of the Michigan Strategic Fund.
- 7. The Chairperson of the Michigan Public Service Commission.
- 8. The State Climatologist.
- 9. 27 other residents of this state appointed by the Governor.
- C. Members of the Council shall serve until December 31, 2008.
- D. A vacancy on the Council for a member appointed under Section II.B.9 shall be filled in the same manner as the original appointment.
- E. The Director of the Department shall serve as the Chairperson of the Council. The Council shall elect a member of the Council to serve as Vice- Chairperson of the Council.

III. CHARGE TO THE COUNCIL

- A. The Council shall act in an advisory capacity and shall do all of the following:
- 1. Produce an inventory and forecast of greenhouse gas emissions in Michigan and their sources from 1990 to 2020.
- 2. Consider potential state and multi-state climate change mitigation and adaptation actions in each of the following sectors, and such other sectors as deemed appropriate by the Council:
- a. Energy supply.
- b. Residential.
- c. Commercial and industrial.
- d. Transportation.

- e. Land use.
- f. Agriculture.
- g. Forestry.
- h. Waste management.
- 3. Compile a comprehensive climate action plan for this state with specific recommendations for reducing greenhouse gas emissions in Michigan, including, but not limited to, identification of mitigation and adaptive measures for state and local units of government, businesses, and Michigan residents to minimize climate change and better prepare for the effects of climate change in Michigan.
- 4. Advise state and local governmental entities on measures to address climate change.
- B. The Council shall complete its work in the following two phases:
- 1. The Council shall develop a comprehensive list of policy recommendations to reduce greenhouse gas emissions, including preliminary short-term, mid-term, and long-term greenhouse gas emissions reduction goals or targets for this state, for submission as an interim report to the Governor by April 30, 2008.
- 2. The second phase of the Council's work shall include all of the following, which shall be presented, along with any recommended legislation, to the Governor in a final report of the Council, issued by December 31, 2008:
- a. Further development of the policy recommendations included in the interim report of the Council under Section III.B.1 and analysis of the greenhouse gas reduction potential, estimated costs and savings, other environmental benefits, and feasibility of the recommendations.
- b. Recommendations for appropriate short-term, mid-term, and long-term greenhouse gas emissions reduction goals or targets for this state.
- c. Assessment of climate change impacts to this state, the likelihood of occurrence, and recommendations for potential adaptive measures.
- d. A comprehensive climate action plan for this state.
- C. The Council shall complete its work by December 31, 2008.

IV. OPERATIONS OF THE COUNCIL

- A. The Council shall be staffed and assisted by personnel from the Department, subject to available funding. Any budgeting, procurement, or related management functions of the Council shall be performed under the direction and supervision of the Director of the Department.
- B. The Council shall adopt procedures consistent with Michigan law and this Order governing its organization and operations.
- C. A majority of the members of the Council serving constitutes a quorum for the transaction of the Council's business. The Council shall act by a majority vote of its serving members.

- D. The Council shall meet at the call of the Chairperson and as may be provided in procedures adopted by the Council.
- E. The Council may establish advisory workgroups composed of representatives of entities participating in Council activities or other members of the public as deemed necessary by the Council to assist the Council in performing its duties and responsibilities. The Council may adopt, reject, or modify any recommendations proposed by an advisory workgroup.
- F. The Council may, as appropriate, make inquiries, studies, investigations, hold hearings, and receive comments from the public. The Council may also consult with outside experts in order to perform its duties, including, but not limited to, experts in the private sector, organized labor, government agencies, and at institutions of higher education.
- G. Members of the Council shall serve without compensation. Members of the Council may receive reimbursement for necessary travel and expenses consistent with relevant statutes and the rules and procedures of the Civil Service Commission and the Department of Management and Budget, subject to available funding.
- H. The Council may hire or retain contractors, sub-contractors, advisors, consultants, and agents, and may make and enter into contracts necessary or incidental to the exercise of the powers of the Council and the performance of its duties as the Director of the Department deems advisable and necessary, in accordance with this Order, the relevant statutes, and the rules and procedures of the Civil Service Commission and the Department of Management and Budget.
- I. The Council may accept donations of labor, services, or other things of value from any public or private agency or person.
- J. Members of the Council shall refer all legal, legislative, and media contacts to the Department.

V. MISCELLANEOUS

- A. All departments, committees, commissioners, or officers of this state, or of any political subdivision of this state, shall give to the Council or to any member or representative of the Council, any necessary assistance required by the Council or any member or representative of the Council, in the performance of the duties of the Council so far as is compatible with its, his, or her duties. Free access shall also be given to any books, records, or documents in its, his, or her custody, relating to matters within the scope of inquiry, study, or review of the Council.
- B. This Order shall not abate any suit, action, or other proceeding lawfully commenced by, against, or before any entity affected under this Order. Any suit, action, or other proceeding may be maintained by, against, or before the appropriate successor of any entity affected under this Order.
- C. The invalidity of any portion of this Order shall not affect the validity of the remainder of the Order, which may be given effect without any invalid portion. Any portion of this Order found invalid by a court or other entity with proper jurisdiction shall be severable from the remaining portions of this Order.
- D. This Order is effective upon filing.

Given under my hand and the Great Seal of the State of Michigan this 14th day of November in the year of our Lord, two thousand seven.

JENNIFER M. GRANHOLM GOVERNOR	
BY THE GOVERNOR:	
Secretary of State	

EXECUTIVE ORDERS

EXECUTIVE ORDER No. 2007-43

DEPARTMENT OF EDUCATION MICHIGAN INTERAGENCY COORDINATING COUNCIL FOR INFANTS AND TODDLERS WITH DEVELOPMENTAL DISABILITIES

WHEREAS, Section 1 of Article V of the Michigan Constitution of 1963 vests the executive power of the State of Michigan in the Governor;

WHEREAS, Section 8 of Article V of the Michigan Constitution of 1963 provides that the Governor shall take care that the laws be faithfully executed;

WHEREAS, the State of Michigan recognizes the importance of maximizing the potential for individuals with developmental disabilities to live independently in society;

WHEREAS, the State of Michigan recognizes the special needs of infants and toddlers with developmental disabilities and their families;

WHEREAS, effective coordination of federal, state and local resources is needed to identify, evaluate, and meet the needs of all children, particularly minority, low-income, inner city, and rural children, and of infants and toddlers in foster care, to provide assistance and services enabling infants and toddlers with developmental disabilities to reach their developmental potential;

WHEREAS, the State of Michigan has an obligation to enhance the development of infants and toddlers with developmental disabilities, to minimize their potential for developmental delay, and to recognize the significant brain development that occurs during a child's first three years of life;

WHEREAS, the need for special education and related services for children of school age can be reduced by providing assistance to infants and toddlers with developmental disabilities and their families:

WHEREAS, the State of Michigan can enhance the capacity of families to meet the special needs of their infants and toddlers with developmental disabilities;

WHEREAS, early intervention can minimize the need for special education services for children with developmental disabilities in their later years and greatly improve their quality of life;

WHEREAS, the provision of assistance early in life will enhance the ability of infants and toddlers with developmental disabilities to live independently as they mature to adulthood;

WHEREAS, Executive Order 1992-21 established the Governor's Interagency Coordinating Council for Handicapped Infants and Toddlers;

WHEREAS, Executive Order 1994-18 rescinded Executive Order 1992-21 and established a new Governor's Interagency Coordinating Council for Handicapped Infants and Toddlers;

WHEREAS, under the Individuals with Disabilities Education Improvement Act of 2004, 20 USC 1400 to 1444, each state seeking federal financial assistance for infants and toddlers with developmental disabilities must establish a state interagency coordinating council;

WHEREAS, replacement of the Governor's Interagency Council for Handicapped Infants and Toddlers with the new Michigan Interagency Coordinating Council for Infants and Toddlers with Developmental Disabilities is necessary to reflect the current organizational structure of state government and to comply with federal law;

WHEREAS, creation of the Michigan Interagency Coordinating Council for Infants and Toddlers with Developmental Disabilities will advise and assist in the development and implementation of a statewide, comprehensive, coordinated, multidisciplinary, interagency system that provides early intervention services for infants and toddlers with disabilities and their families;

NOW, THEREFORE, I, Jennifer M. Granholm, Governor of the State of Michigan, by virtue of the power and authority vested in the Governor by the Michigan Constitution of 1963 and Michigan law, order the following:

I. DEFINITIONS

- A. "Council" means the Michigan Interagency Coordinating Council for Infants and Toddlers with Developmental Disabilities established by this Order.
- B. "Department of Education" or "Department" means the principal department of state government created under Section 300 of the Executive Organization Act of 1965, 1965 PA 380, MCL 16.400, and includes the State Board of Education and the Superintendent of Public Instruction.
- C. "IDEA" means the federal Individuals with Disabilities Education Improvement Act of 2004, 20 USC 1400 to 1444.
- D. "Infant or toddler with a disability" means that phrase as defined under Section 632(5) of IDEA, 20 USC 1432(5).

II. CREATION OF THE MICHIGAN INTERAGENCY COORDINATING COUNCIL FOR INFANTS AND TODDLERS WITH DEVELOPMENTAL DISABILITIES

- A. The Department of Education is designated as the lead agency for the State of Michigan for the purposes of Section 635(a)(1) of IDEA, 20 USC 1435(a)(10).
- B. The Michigan Interagency Coordinating Council for Infants and Toddlers with Developmental Disabilities is created within the Department.
- C. As required by Section 641 of IDEA, 20 USC 1441, the members of the Council shall be appointed by the Governor, and in making the appointments, the Governor shall ensure that the membership of the Council reasonably represents the population of this state.
- D. The Council shall consist of 21 members, including all of the following:
- 1. The following members appointed by the Governor:

- a. Five parents of infants or toddlers with disabilities or children with disabilities less than 13 years old at the time of appointment with knowledge of, or experience with, programs for infants and toddlers with disabilities. Not less than 1 of the members appointed under this paragraph shall be a parent of an infant or toddler with a disability or a child with a disability less than 7 years old at the time of appointment.
- b. Five individuals representing public or private providers of early intervention services. As used in this paragraph, "early intervention services" means that phrase as defined under Section 632(4) of IDEA, 20 USC 1432(4).
- c. One individual representing the Michigan Legislature.
- d. One individual representing Head Start programs.
- e. One individual representing individuals involved in personnel preparation. As used in this paragraph, "personnel preparation" means that phrase as used in IDEA.
- f. Three other individuals selected by the Governor. A member appointed under this paragraph may include a representative of a tribal government located within this state.
- 2. The Superintendent of Public Instruction, or his or her designee from within the Department of Education.
- 3. The Director of the Department of Community Health, or his or her designee from within the Department of Community Health.
- 4. The Director of the Department of Human Services, or his or her designee from within the Department of Human Services.
- 5. The Commissioner of the Office of Financial and Insurance Services, or his or her designee from within the Office of Financial and Insurance Services.
- 6. The Director of the Office of the Coordinator of Education for Homeless Children and Youth within the Department, or his or her designee from within the Office of the Coordinator of Education for Homeless Children and Youth.
- E. Of the members initially appointed by the Governor under Section II.C.1, 4 members shall be appointed for a term expiring on October 31, 2008, 4 members shall be appointed for a term expiring on October 31, 2009, 4 members shall be appointed for a term expiring on October 31, 2010, and 4 members shall be appointed for a term expiring on October 31, 2011. After the initial appointments under this paragraph, members shall be appointed for a term of 4 years.
- F. A member of the Council shall continue to serve until a successor is appointed and qualified. A vacancy on the Council occurring other than by expiration of a term shall be filled by the Governor in the same manner as the original appointment for the balance of the unexpired term.

III. CHARGE TO THE COUNCIL

- A. The Council shall act in an advisory capacity and shall do all of the following:
- 1. Advise and assist the Department with all of the following:

- a. The performance of responsibilities under Section 635(a)(10) of IDEA, 20 USC 1435(a)(10), particularly, identification of sources of fiscal and other support services for early intervention programs, the assignment of financial responsibility to appropriate agencies and the promotion of interagency agreements.
- 2. Advise and assist the Department in the preparation of applications for financial and other assistance and amendments to the applications.
- 3. Advise and assist the Department regarding the transition of toddlers with disabilities to preschool and other appropriate services;
- B. The Council may advise and assist the Department regarding the provision of appropriate services for children from birth through the age of 5.
- C. The Council may advise state departments and agencies and other appropriate agencies regarding the provision of the integration of services for infants and toddlers with disabilities and at-risk infants and toddlers, and their families, regardless of whether at-risk infants and toddlers are eligible for early intervention services in this state. As used in this paragraph, "at-risk infant or toddler" means an individual under 3 years of age at risk of experiencing a substantial developmental delay if early intervention services are not provided to the individual.
- D. The Council shall prepare and submit an annual report to the Governor and the United States Secretary of Education on the status of early intervention programs operated within this state for infants and toddlers with disabilities and their families.
- E. The Council shall provide other information or advice as directed by the Governor.

IV. OPERATIONS OF THE COUNCIL

- A. The Council shall be staffed and assisted by personnel from the Department. Any budgeting, procurement, and related management functions of the Council shall be performed under the direction and supervision of the Superintendent of Public Instruction.
- B. The Governor shall designate a member of the Council other than the Superintendent of Public Instruction to serve as its Chairperson at the pleasure of the Governor.
- C. The Council may select from among its members a Vice-Chairperson.
- D. The Council shall select from among its members a Secretary. Council staff shall assist the Secretary with recordkeeping responsibilities.
- E. A majority of the members of the Council serving constitutes a quorum for the transaction of the Council's business. The Council shall act by a majority vote of its serving members.
- F. The Council shall conduct its business in compliance with the Open Meetings Act, 1976 PA 267, MCL 15.261 to 15.275.
- G. As required under Section 641(f) of IDEA, 20 USC 1441(f), a member of the Council shall not cast a vote on any matter that is likely to provide a direct financial benefit to the member or otherwise create the appearance of a conflict of interest under Michigan law.

- H. The Council shall adopt procedures consistent with state and federal law and this Order governing its organization and operations and may establish committees and request public participation on advisory panels as the Council deems necessary. The Council also may adopt, reject, or modify any recommendations proposed by committees or advisory panels.
- I. The Council shall meet not less than once every 3 months and at the call of the Chairperson, according to procedures adopted by the Council.
- J. In developing recommendations, the Council may, as appropriate, make inquiries, studies, investigations, hold hearings, and receive comments from the public. The Council also may consult with outside experts in order to perform its duties, including, but not limited to, experts in the private sector, organized labor, government agencies, and at institutions of higher education.
- K. The Council may hire or retain contractors, sub-contractors, advisors, consultants, and agents, and may make and enter into contracts necessary or incidental to the exercise of the powers of the Council and the performance of its duties, as the Superintendent of Public Instruction deems advisable and necessary, in accordance with this Order, and the relevant statutes, rules, and procedures of the Civil Service Commission and the Department of Management and Budget.
- L. The Council may accept donations of labor, services, or other things of value from any public or private agency or person. Any donations shall be expended in accordance with applicable laws, rules, and procedures.
- M. Subject to the approval of the Governor, the Council may prepare and approve a budget using funds provided under Part C of IDEA to do 1 or more of the following:
- 1. Conduct hearings and forums.
- 2. Reimburse members of the Council for reasonable and necessary expenses for attending Council meetings and performing Council duties, including, but not limited to child care for parents of infants or toddlers with developmental disabilities serving as members of the Council.
- 3. Pay compensation to a member of the Council if the member of the Council is not employed or must forfeit wages from other employment when performing official Council business.
- 4. Hire staff or obtain the services of such professional, technical, and clerical personnel as may be necessary to carry out the functions of the Council under Part C of IDEA, consistent with applicable statutes, rules, and procedures of the Civil Service Commission.
- N. Members of the Council shall refer all legal, legislative, and media contacts to the Department.

V. RESCISSION OF EXECUTIVE ORDER 1994-18

- A. Executive Order 1994-18 is rescinded. Executive Order 1992-21 remains rescinded.
- B. The Governor's Interagency Coordinating Council for Handicapped Infants and Toddlers is abolished.

VI. MISCELLANEOUS

A. All departments, committees, commissioners, or officers of this state or of any political subdivision of this state shall give to the Council, or to any member or representative of the Council, any necessary

assistance required by the Council, or any member or representative of the Council, in the performance of the duties of the Council so far as is compatible with its, his, or her duties. Free access shall also be given to any books, records, or documents in its, his, or her custody, relating to matters within the scope of inquiry, study, or investigation of the Council.

- B. Any rules, orders, contracts, and agreements relating to the functions of the Council lawfully adopted prior to the effective date of this Order shall continue to be effective until revised, amended, or repealed.
- C. Any suit, action, or other proceeding lawfully commenced by, against, or before any entity affected by this Order shall not abate by reason of the taking effect of this Order.
- D. The invalidity of any portion of this Order shall not affect the validity of the remainder of the Order.

This Order is effective upon filing.

Given under my hand and the Great Seal of the State of Michigan this 19th day of November, in the year of our Lord, two thousand and seven.

JENNIFER M. GRANHOLM GOVERNOR	
BY THE GOVERNOR:	
SECRETARY OF STATE	

EXECUTIVE ORDERS

EXECUTIVE ORDER No. 2007-44

DEPARTMENT OF AGRICULTURE MICHIGAN FOOD POLICY COUNCIL

WHEREAS, Section 1 of Article V of the Michigan Constitution of 1963 vests the executive power of the State of Michigan in the Governor;

WHEREAS, as the second largest industry in Michigan, the \$60.1 billion agriculture-food sector of our state's economy employs over 1 million people with tremendous potential to diversify and strengthen Michigan's economy;

WHEREAS, developing opportunities for small- to mid-scale family farmers to capture a greater percentage of Michigan food dollars will increase the viability of agriculture, preserve open space, and revitalize rural communities;

WHEREAS, if Michigan consumers spent an additional 10 percent of food dollars on Michigan-grown and Michigan-processed foods, economic activity in this state would grow by \$730 million, benefiting not just Michigan farmers, but our entire state;

WHEREAS, in 2005, only 65% of eligible individuals participated in the food assistance program in Michigan;

WHEREAS, increasing food assistance program participation closer to 100% would bring in between \$60 to \$125 million of additional federal funds for the purchase of food from Michigan retailers;

WHEREAS, the Michigan Food Policy Council created by Executive Order 2005-13 provides government officials and stakeholders with a forum to identify policies that harness the potential of the food system to foster economic development, provide children and those in need greater access to fresh and nutritious foods, and support stewardship of our finite land and water resources;

WHEREAS, the Michigan Food Policy Council brings together a broad array of food-related government and non-government constituencies to employ a food systems approach that facilitates policy evaluation and program development at every stage of the food system;

WHEREAS, continuation of the Michigan Food Policy Council will benefit Michigan farmers, including small- and mid-scale farmers, local food processors, manufacturers, distributors, and retailers;

WHEREAS, continuation of the Michigan Food Policy Council will maintain focus on the economic development opportunities of Michigan's food system along with improvements to agriculture production, community well-being, and public health;

NOW, THEREFORE, I, Jennifer M. Granholm, Governor of the State of Michigan, by virtue of the power and authority vested in the Governor by the Michigan Constitution of 1963 and Michigan law, order the following:

I. DEFINITIONS

As used in this Order:

- A. "Council" means the Michigan Food Policy Council originally established within the Department of Agriculture by Executive Order 2005-13 and continued by this Order.
- B. "Department" means the Department of Agriculture, the principal department of state government created under Section 1 of 1921 PA 13, MCL 285.1, and Section 175 of the Executive Organization Act of 1965, 1965 PA 380, MCL 16.275.

II. MICHIGAN FOOD POLICY COUNCIL

- A. The Michigan Food Policy Council is reestablished and continued by this Order as an advisory body within the Department to assist the Department and the Governor in cultivating a safe, healthy, and available food supply for all of Michigan's residents while building on the state's agricultural diversity to enhance economic growth.
- B. The Council shall consist of 25 members.
- C. The Council shall include the following ex officio members from within state government:
- 1. The Director of the Department of Agriculture or his or her designee from within the Department of Agriculture.
- 2. The Director of the Department of Community Health or his or her designee from within the Department of Community Health.
- 3. The Director of the Department of Environmental Quality or his or her designee from within the Department of Environmental Quality.
- 4. The Director of the Department of Human Services or his or her designee from within the Department of Human Services.
- 5. The Director of the Department of Labor and Economic Growth or his or her designee from within the Department of Labor and Economic Growth.
- 6. The Superintendent of Public Instruction or his or her designee from within the Department of Education.
- 7. The Director of the Department of Management and Budget or his or her designee from within the Department of Management and Budget.
- 8. The Director of the Department of Corrections or his or her designee from within the Department of Corrections.
- 9. The President of the Michigan Strategic Fund or his or her designee from within the Michigan Strategic Fund.
- D. The following members appointed by the Governor:
- 1. Two individuals representing Michigan agricultural organizations.

- 2. Two individuals representing sustainable agriculture or sustainable agricultural development.
- 3. One individual representing institutions of higher education.
- 4. One individual representing K-12 schools.
- 5. One individual representing community-based urban development activities.
- 6. One individual representing rural development activities.
- 7. One individual representing anti-hunger organizations.
- 8. One individual representing hospitals, healthcare systems, public health organizations, or persons with expertise in public health.
- 9. One individual representing food processors.
- 10. One individual representing food system organizations.
- 11. One individual representing non-food manufacturers.
- 12. One individual representing food retailers.
- 13. One individual representing restaurants.
- 14. One individual representing organized labor.
- E. Of the members of the Council initially appointed by the Governor under Section II.D, 4 members shall be appointed for terms expiring on October 31, 2008, 4 members shall be appointed for terms expiring on October 31, 2009, 4 members shall be appointed for terms expiring on October 31, 2010, and 4 members shall be appointed for terms expiring on October 31, 2011. After the initial appointments, members of the Council appointed by the Governor under Section II.D shall be appointed for terms of 4 years. A vacancy caused other than by expiration of a term shall be filled in the same manner as the original appointment for the remainder of the term.
- F. The Director of the Department of Agriculture shall serve as the Chairperson of the Council. The members of the Council shall select members of the Council to serve as Vice-Chairperson and Secretary of the Council.

III. GOALS AND RESPONSIBILITIES OF THE COUNCIL

- A. The Michigan Food Policy Council shall recommend and facilitate implementation of policies and programs that do all of the following:
- 1. Increase economic activity in Michigan resulting in new and expanded businesses and jobs across all food-related sectors in this state.
- 2. Strengthen Michigan's urban and rural areas with food-related revitalization projects.
- 3. Increase access to fresh and healthy Michigan-grown foods, for school children, low-income families, at-risk seniors, inner-city residents, and others.

- 4. Promote institutional and public purchase and consumption of Michigan-grown and Michigan-processed foods.
- 5. Enhance the viability of small- to mid-scale family farms in Michigan by promoting direct farm marketing, sustainable agriculture, and agri-tourism, among other initiatives.
- 6. Preserve farmland as open space and amplify the environmental benefits of agriculture by promoting sustainable agriculture practices in Michigan.
- 7. Increase collaboration and communication between state agencies in the delivery of food-related programs and evaluation of collaborative opportunities.
- 8. Maximize coordination of existing federal, state, and local resources and capture additional federal resources for Michigan.
- 9. Expand markets for Michigan agricultural products, including, but not limited to, niche markets such as organically-produced, pasture-raised, and sustainably-grown agricultural products.
- 10. Enhance connections between Michigan growers and Michigan food outlets.
- 11. Encourage the creation of new food-related jobs in Michigan.
- B. The Council shall do all of the following:
- 1. Actively monitor the implementation of the recommendations issued in 2006 by the Michigan Food Policy Council under Executive Order 2005-13.
- 2. Make recommendations to the Department on the adoption of policies to advance the goals and responsibilities of the Council under this Order.
- 3. Recommend policies or activities intended to increase spending of food dollars on Michigan-grown and Michigan-processed foods.
- 4. Advise the Department regarding the "Select Michigan" program.
- 5. Recommend long-term strategies to institutionalize the Council and sustain its efforts to improve Michigan's food system.
- C. The efforts of the Council are intended to positively impact the entire state with a special emphasis on school children, low-income families, and individuals in both urban and rural areas.

IV. OPERATIONS OF THE COUNCIL

- A. The Council shall be staffed and assisted by personnel from the Department of Agriculture, as directed by the Director of the Department of Agriculture. The budgeting, procurement, and related management functions of the Council shall be performed under the direction and supervision of the Director of the Department of Agriculture.
- B. The Council shall adopt procedures consistent with Michigan law and this Order governing its organization and operations.

- C. A majority of the members of the Council serving constitutes a quorum for the transaction of the Council's business. The Council shall act by a majority vote of its serving members.
- D. The Council shall meet at the call of the Chairperson and as may be provided in procedures adopted by the Council.
- E. The Council may establish committees and request public participation on workgroups as the Council deems necessary. The Council may also adopt, reject, or modify any recommendations proposed by a committee or a workgroup.
- F. The Council may, as appropriate, make inquiries, studies, investigations, hold hearings, and receive comments from the public. The Council may also consult with outside experts in order to perform its duties, including, but not limited to, experts in the private sector, organized labor, government agencies, and at institutions of higher education.
- G. Members of the Council shall serve without compensation. Members of the Council may receive reimbursement for necessary travel and expenses according to relevant statutes and the rules and procedures of the Civil Service Commission and the Department of Management and Budget, subject to available funding.
- H. The Council may hire or retain contractors, sub-contractors, advisors, consultants, and agents, and may make and enter into contracts necessary or incidental to the exercise of the powers of the Council and the performance of its duties as the Director of the Department deems advisable and necessary, in accordance with this Order, and the relevant statutes, rules, and procedures of the Civil Service Commission and the Department of Management and Budget.
- I. The Council may accept donations of labor, services, or other things of value from any public or private agency or person, including, but not limited to, support from Michigan State University, the Michigan Integrated Food and Farming System, the Food Bank Council of Michigan, and the W.K. Kellogg Foundation.
- J. Members of the Council shall refer all legal, legislative, and media contacts to the Department.

V. MISCELLANEOUS

- A. All departments, committees, commissioners, or officers of this state or of any political subdivision of this state shall give to the Council, or to any member or representative of the Council any necessary assistance required by the Council, or any member or representative of the Council, in the performance of the duties of the Council so far as is compatible with its, his, or her duties. Free access shall also be given to any books, records, or documents in its, his, or her custody, relating to matters within the scope of inquiry, study, or investigation of the Council.
- B. This Order shall not abate any suit, action, or other proceeding lawfully commenced by, against, or before any entity affected under this Order. Any suit, action, or other proceeding may be maintained by, against, or before the appropriate successor of any entity affected under this Order.
- C. The invalidity of any portion of this Order shall not affect the validity of the remainder of the Order, which may be given effect without any invalid portion. Any portion of this Order found invalid by a court or other entity with proper jurisdiction shall be severable from the remaining portions of this Order.

- D. Executive Order 2005-13 is rescinded in its entirety.
- E. This Order is effective upon filing.

Given under my hand and the Great Seal of the State of Michigan this 21st day of November, in the year of our Lord, two thousand and seven.

JENNIFER M. GRANHOLM
GOVERNOR
BY THE GOVERNOR:
SECRETARY OF STATE

EXECUTIVE ORDERS

EXECUTIVE ORDER No. 2007-45

REVOKING DECLARATION OF FINANCIAL EMERGENCY FOR CITY OF HAMTRAMCK

WHEREAS, Section 1 of Article V of the Michigan Constitution of 1963 vests the executive power of the State of Michigan in the Governor;

WHEREAS, Section 8 of Article V of the Michigan Constitution of 1963 provides that the Governor shall take care that the laws be faithfully executed;

WHEREAS, Section 15 of the Local Government Fiscal Responsibility Act, 1990 PA 72, MCL 141.1215, authorizes the Governor, based on a report issued by a review team, to determine the existence of a local government financial emergency in a city, village, township, county, an authority established by law, or a public utility owned by a city, village, township, or county;

WHEREAS, on November 15, 2000, Acting Governor and Lieutenant Governor Dick Posthumus determined that a local government financial emergency existed in the City of Hamtramck, Wayne County;

WHEREAS, the Local Emergency Financial Assistance Loan Board created under Section 2 of the Emergency Municipal Loan Act, 1980 PA 243, MCL 143.942, was assigned responsibility for the management of the local government financial emergency in the City of Hamtramck as provided by Section 18 of the Local Government Fiscal Responsibility Act, 1990 PA 72, MCL 141.1218;

WHEREAS, the Local Emergency Financial Assistance Loan Board has recommended that the conditions have been satisfied for revoking the determination of a local government financial emergency in the City of Hamtramck;

WHEREAS, the State Treasurer also has recommended that the declaration of a local government financial emergency in the City of Hamtramck be revoked;

WHEREAS, an audited financial report submitted to the Department of Treasury by the City of Hamtramck reports a general fund surplus for the fiscal year ending June 30, 2006;

WHEREAS, the City of Hamtramck reports that it has completed the fiscal year ending June 30, 2007 without a deficit:

WHEREAS, under Section 25 of the Local Government Fiscal Responsibility Act, 1990 PA 72, MCL 141.1225, the Governor may determine that the conditions for revoking the declaration of a financial emergency have been met after receiving a recommendation from the Local Emergency Financial Assistance Loan Board;

NOW, THEREFORE, I, Jennifer M. Granholm, Governor of the State of Michigan, by virtue of the power and authority vested in me by the Michigan Constitution of 1963 and Michigan law, order the following:

A. The declaration of a financial emergency in the City of Hamtramck is revoked, as the conditions for revoking the declaration have been met.

B. Copies of this Order shall be transmitted to the City Clerk for the City of Hamtramck and to the

members of the Local Emergency Financial Assistance Loan Board.
This Order is effective upon filing.
Given under my hand and the Great Seal of the State of Michigan this 30th day of November in the year of our Lord, two thousand and seven.
JENNIFER M. GRANHOLM GOVERNOR
BY THE GOVERNOR:
SECRETARY OF STATE

EXECUTIVE ORDERS

EXECUTIVE ORDER No. 2007-46

MICHIGAN JUVENILE ACCOUNTABILITY BLOCK GRANT ADVISORY BOARD DEPARTMENT OF HUMAN SERVICES

WHEREAS, Section 1 of Article V of the Michigan Constitution of 1963 vests the executive power of the State of Michigan in the Governor;

WHEREAS, Section 8 of Article V of the Michigan Constitution of 1963 provides that the Governor shall take care that the laws be faithfully executed;

WHEREAS, under Section 1804 of the federal Omnibus Crime Control and Safe Streets Act of 1968, as amended, 42 USC 3796ee-4, a state receiving federal juvenile accountability block grants is required to establish an advisory board to recommend a coordinated enforcement plan for the use of the funds;

WHEREAS, formal establishment of an advisory board for juvenile accountability block grants is necessary to appropriately reflect the current organizational structure of state government and to comply with federal law;

WHEREAS, effective use of juvenile accountability block grants will strengthen the juvenile justice system in Michigan;

NOW, THEREFORE, I, Jennifer M. Granholm, Governor of the State of Michigan, by virtue of the power and authority vested in the Governor by the Michigan Constitution of 1963 and Michigan law, order the following:

I. DEFINITIONS

- A. "Board" means the Michigan Juvenile Accountability Block Grant Advisory Board created within the Department of Human Services by this Order.
- B. "Department of Human Services" or "Department" means the principal department of state government created as the Department of Social Services under Section 450 of the Executive Organization Act of 1965, 1965 PA 380, MCL 16.550, renamed the Family Independence Agency under 1995 PA 223, MCL 400.1, and renamed the Department of Human Services under Executive Order 2004-38, MCL 400.226.

II. CREATION OF MICHIGAN JUVENILE ACCOUNTABILITY BLOCK GRANT ADVISORY BOARD

- A. The Michigan Juvenile Accountability Block Grant Advisory Board is established as an advisory body within the Department of Human Services.
- B. The Advisory Board shall include the following 9 members:
- 1. The Director of the Department of Human Services, or his or her designee from within the Department.
- 2. The Director of the Department of Corrections, or his or her designee from within the Department.

- 3. The Director of the Department of State Police, or his or her designee from within the Department of State Police.
- 4. The Superintendent of Public Instruction, or his or her designee from within the Department of Education.
- 5. The following members appointed by the Governor:
- a. A county sheriff or deputy sheriff.
- b. A county prosecutor or assistant county prosecutor.
- c. A judge of the circuit court with active responsibility for cases involving family law and juvenile justice.
- d. An individual representing nonprofit, nongovernmental victim advocacy organizations.
- e. An individual representing nonprofit, religious, or community groups.
- C. Of the members of the Advisory Board initially appointed by the Governor under Section II.B.5, 2 members shall be appointed for a term expiring on October 31, 2008, 1 member shall be appointed for a term expiring on October 31, 2009, 1 member shall be appointed for a term expiring on December 31, 2010, and 1 member shall be appointed for a term expiring on December 31, 2011. After the initial appointments under this paragraph, members shall be appointed for a term of 4 years.
- D. A member of the Advisory Board shall continue to serve until a successor is appointed and qualified. A vacancy on the Advisory Board occurring other than by expiration of a term shall be filled by the Governor in the same manner as the original appointment for the balance of the unexpired term.

III. CHARGE TO THE ADVISORY BOARD

- A. The Advisory Board shall do all of the following:
- 1. Recommend and regularly update a state coordinated enforcement plan for the use of funds received under Section 1801 to 1810 of the federal Omnibus Crime Control and Safe Streets Act of 1968, as amended, 42 USC 3796ee to 3796ee-10, or any successor law.
- 2. Ensure that proposed use of funds under the state coordinated enforcement plan are for the purpose of strengthening the juvenile justice program, including any of the following:
- a. Developing, implementing, and administering graduated sanctions for juvenile offenders.
- b. Building, expanding, renovating, or operating temporary or permanent juvenile correction, detention, or community corrections facilities.
- c. Hiring juvenile court judges, probation officers, and court-appointed defenders and special advocates, and funding pretrial services (including mental health screening and assessment) for juvenile offenders, to promote the effective and expeditious administration of the juvenile justice system.
- d. Hiring additional prosecutors, so that more cases involving violent juvenile offenders can be prosecuted and case backlogs reduced.

- e. Providing funding to enable prosecutors to address drug, gang, and youth violence problems more effectively and for technology, equipment, and training to assist prosecutors in identifying and expediting the prosecution of violent juvenile offenders.
- f. Establishing and maintaining training programs for law enforcement and other court personnel with respect to preventing and controlling juvenile crime.
- g. Establishing juvenile gun courts for the prosecution and adjudication of juvenile firearms offenders.
- h. Establishing drug court programs for juvenile offenders that provide continuing judicial supervision over juvenile offenders with substance abuse problems and the integrated administration of other sanctions and services for such offenders.
- i. Establishing and maintaining a system of juvenile records designed to promote public safety.
- j. Establishing and maintaining interagency information-sharing programs that enable the juvenile and criminal justice systems, schools, and social services agencies to make more informed decisions regarding the early identification, control, supervision, and treatment of juveniles who repeatedly commit serious delinquent or criminal acts.
- k. Establishing and maintaining accountability-based programs designed to reduce recidivism among juveniles who are referred by law enforcement personnel or agencies.
- l. Establishing and maintaining programs to conduct risk and need assessments of juvenile offenders that facilitate the effective early intervention and the provision of comprehensive services, including mental health screening and treatment and substance abuse testing and treatment to such offenders.
- m. Establishing and maintaining accountability-based programs that are designed to enhance school safety. The programs may include research-based bullying, cyberbullying, and gang prevention programs.
- n. Establishing and maintaining restorative justice programs, as defined under Section 1801 of the federal Omnibus Crime Control and Safe Streets Act of 1968, as amended, 42 USC 3796ee.
- o. Establishing and maintaining programs to enable juvenile courts and juvenile probation officers to be more effective and efficient in holding juvenile offenders accountable and reducing recidivism.
- p. Hiring detention and corrections personnel, and establishing and maintaining training programs for such personnel to improve facility practices and programming.
- q. Establishing, improving, and coordinating pre-release and post-release systems and programs to facilitate the successful reentry of juvenile offenders from State or local custody in the community.
- 3. The Advisory Board shall recommend timelines for the juvenile accountability block grant process administered by the Bureau of Juvenile Justice of the Department.
- B. The Advisory Board also shall provide advice and recommendations on other matters relating to strengthening the juvenile justice system in Michigan as requested by the Governor or the Department.

IV. OPERATIONS OF THE ADVISORY BOARD

- A. The Advisory Board shall be staffed and assisted by personnel from the Department, subject to available funding. Any budgeting, procurement, or related management functions of the Advisory Board shall be performed under the direction and supervision of the Director of the Department.
- B. The Advisory Board shall adopt procedures consistent with Michigan law and this Order governing its organization and operations.
- C. A majority of the members of the Advisory Board serving constitutes a quorum for the transaction of the Advisory Board's business. The Advisory Board shall act by a majority vote of its serving members.
- D. The Advisory Board shall meet at the call of the Chairperson and as may be provided in procedures adopted by the Advisory Board.
- E. The Advisory Board may, as appropriate, make inquiries, studies, investigations, hold hearings, and receive comments from the public. The Advisory Board may also consult with outside experts in order to perform its duties, including, but not limited to, experts in the private sector, organized labor, government agencies, and at institutions of higher education.
- F. Members of the Advisory Board shall serve without compensation. Members of the Advisory Board may receive reimbursement for necessary travel and expenses consistent with relevant statutes and the rules and procedures of the Civil Service Commission and the Department of Management and Budget, subject to available funding.
- G. The Advisory Board may hire or retain contractors, sub-contractors, advisors, consultants, and agents, and may make and enter into contracts necessary or incidental to the exercise of the powers of the Advisory Board and the performance of its duties as the Director of the Department deems advisable and necessary, in accordance with this Order, and the relevant statutes, rules, and procedures of the Civil Service Commission and the Department of Management and Budget.
- H. The Advisory Board may accept donations of labor, services, or other things of value from any public or private agency or person.
- I. Members of the Advisory Board shall refer all legal, legislative, and media contacts to the Department.

V. MISCELLANEOUS

- A. All departments, committees, commissioners, or officers of this state, or of any political subdivision of this state, shall give to the Advisory Board or to any member or representative of the Advisory Board, any necessary assistance required by the Advisory Board or any member or representative of the Advisory Board, in the performance of the duties of the Advisory Board so far as is compatible with its, his, or her duties. Free access shall also be given to any books, records, or documents in its, his, or her custody, relating to matters within the scope of inquiry, study, or review of the Advisory Board.
- B. This Order shall not abate any suit, action, or other proceeding lawfully commenced by, against, or before any entity affected under this Order. Any suit, action, or other proceeding may be maintained by, against, or before the appropriate successor of any entity affected under this Order.
- C. The invalidity of any portion of this Order shall not affect the validity of the remainder of the Order, which may be given effect without any invalid portion. Any portion of this Order found invalid by a

court or other entity with proper jurisdiction shall be severable from the remaining portions of this Order.
D. This Order is effective upon filing.
Given under my hand and the Great Seal of the State of Michigan this 30th day of November, in the year of our Lord, two thousand and seven.
JENNIFER M. GRANHOLM GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE

34

ENROLLED SENATE AND HOUSE BILLS SIGNED INTO LAW OR VETOED (2007 SESSION)

Mich. Const. Art. IV, §33 provides: "Every bill passed by the legislature shall be presented to the governor before it becomes law, and the governor shall have 14 days measured in hours and minutes from the time of presentation in which to consider it. If he approves, he shall within that time sign and file it with the secretary of state and it shall become law . . . If he does not approve, and the legislature has within that time finally adjourned the session at which the bill was passed, it shall not become law. If he disapproves . . . he shall return it within such 14-day period with his objections, to the house in which it originated."

Mich. Const. Art. IV, §27, further provides: "No act shall take effect until the expiration of 90 days from the end of the session at which it was passed, but the legislature may give immediate effect to acts by a two-thirds vote of the members elected to and serving in each house."

MCL 24.208 states in part:

"Sec. 8. (1) The State Office of Administrative Hearings and Rules shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

- (b) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills signed into law by the governor during the calendar year and the corresponding public act numbers.
- (c) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills vetoed by the governor during the calendar year."

ENROLLED SENATE AND HOUSE BILLS SIGNED INTO LAW OR VETOED (2007 **SESSION**)

Public Act No.		Enrolled Senate Bill	I.E.* Yes /	Approved	Filed Date	Effective Date	Subject
			No	Date			
1		191	Yes	3/1	3/1		Occupations; accounting; qualifications for certified public accountants; revise, and provide certain changes to the peer review requirement. (Sen. R. Richardville)
2		184	Yes	3/19	3/19		State financing and management; budget; expenditure exceeding appropriation level; require notification. (Sen. R. Jelinek)
3		166	Yes	3/19	3/19		Appropriations; zero budget; supplemental appropriations; provide for certain fiscal years. (Sen. R. Jelinek)
4		014	Yes	3/22	3/22		Agriculture; other; loan repayment for sugar beet cooperatives; extend. (Sen. J. Barcia)
5		176	Yes	3/22	3/23		Health facilities; other; appropriated amount of quality assurance assessment collected; increase. (Sen. D. Cherry)
6		221	Yes	4/30	4/30		Appropriations; supplemental; negative supplemental school aid bill; provide for fiscal year 2006-2007. (Sen. R. Jelinek)
7		404	Yes	5/4	5/4		Appropriations; supplemental; multidepartment supplemental for fiscal year 2006-2007; provide for. (Sen. R. Jelinek)
	44.40						Watercraft; violations; certain marine safety misdemeanor violations; designate as state civil infraction.
* IE mag	4143	ure voted to	Yes	5/10	5/11	5/11/07	(Rep. S. Bieda)

^{** -} Act takes effect on the 91st day after *sine die* adjournment of the Legislature.
*** - See Act for applicable effective date.

^{+ -} Line item veto

^{# -} Tie bar

Public Act No.		Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
9	4482		Yes	5/18	5/18	5/18/07	Human services; other; certain family independence program eligibility and sanction for certain noncompliance; clarify. (Rep. B. Clack)
10	4327		Yes	5/24	5/24	5/24/07	Crimes; other; prohibition against selling tomatoes that are not vine-ripened; repeal. (Rep. D. Spade)
11	4322		Yes	5/24	5/24	5/24/07	Liquor; licenses; issuance of on- premises liquor license for certain universities; expand to include certain entities located in Oakland community college and Macomb community college. (Rep. B. Farrah)
12		400	Yes	5/29	5/29	5/29/07 #	Economic development; plant rehabilitation; definition of industrial property; modify. (Sen. J. Allen)
13	4629		Yes	5/29	5/29	5/29/07 #	Economic development; plant rehabilitation; strategic response center; provide for definition. (Rep. G. McDowell)
14	4721		Yes	5/29	5/29	5/29/2007	Environmental protection; water pollution; baseline environmental assessment fee; extend sunset. (Rep. D. Bennett)
15	4530		Yes	6/6	6/6	6/6/07	Retirement; public school employees; actuarial liability contribution; modify. (Rep. L. Gonzales)
16	4512		Yes	6/6	6/6	6/6/07	Retirement; state employees; actuarial liability contribution; modify. (Rep. L. Gonzales)
17		436	Yes	6/6	6/6	6/6/07 +	Appropriations; supplemental; multidepartment supplemental for fiscal year 2007; provide for. (Sen. R. Jelinek)

^{*-} I.E. means Legislature voted to give the Act immediate effect.

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***- See Act for applicable effective date.

^{+ -} Line item veto

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Public Act No.		Enrolled Senate Bill	I.E.*	Governor Approved	Filed Date	Effective Date	Subject
NO.	House Dill	Senate Bin	No	Date			
18	4850		Yes	6/12	6/12	6/12/07	State financing and management; funds; securitization of tobacco funds; increase amount. (Rep. V. Smith)
							Occupations; nurses; licensure of graduates from a nursing education program located outside the United States who do not have a certificate from the commission on graduates of foreign nursing schools; provide for.
19	4207		Yes	6/14	6/14	6/14/07	(Rep. H. Hopgood)
20		244	Vac	0/40	6/40		Criminal procedure; sentencing guidelines; citation reference for crime of receiving or concealing stolen property having a value of \$20,000 or more or with prior convictions; revise, and divide section into multiple sections and provide chapter and part headings, and allow use of interactive video technology in courts.
20		344	Yes	6/19	6/19	6/19/07	(Sen. W. Kuipers) Education; alternative; provisions
21		194	Yes	6/19	6/19		regarding financial responsibility for certain children enrolled in strict discipline academies; revise. (Sen. M. Switalski)
							Retirement; investments;
22	4766		Yes	6/26	6/26	6/26/07	employer contribution; revise. (Rep. L. Gonzales)
23		025	Yes	6/28	6/28	6/28/07 #	Disabilities; qualified interpreter for deaf or deaf-blind individual; provide in certain circumstances. (Sen. J. Gleason)
24	4208		Yes	6/28	6/28	6/28/07 #	Disabilities; qualified interpreter for deaf or deaf-blind individual; define and provide in certain circumstances. (Rep. D. Spade)

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^{+ -} Line item veto

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
25	4261		Yes	6/28	6/28	6/28/07	Economic development; other; convention and tourism promotion act; provide for. (Rep. M. Sak)
26		360	Yes	6/28	6/28	6/28/07 #	Transportation; funds; deadline for projects eligible for funding through local match grant programs; extend. (Sen. J. Gilbert)
27	4556		Yes	6/28	6/28	6/28/07 #	Transportation; funds; date revisions; provide for. (Rep. J. Mayes)
28		487	Yes	6/28	6/28	6/28/07	Liens; construction; requirement that owner provide notice of receipt and a copy of sworn statement to subcontractors, laborers, and suppliers; limit to residential projects. (Sen. V. Garcia)
	1001						Education; other; term as president and vice president of Detroit school board; clarify.
30	4661	561	Yes	6/28	6/28	6/28/07	(Rep. L. Lemmons) Revenue sharing; counties; distributions to authorities; extend for current fiscal year. (Sen. J. Pappageorge)
31	4376	301	Yes	6/29	6/29	6/29/07	Property tax; payment and collection; collection of municipal solid waste fee; allow. (Rep. G. Cushingberry)
32		070	Yes	7/1	7/2	7/2/07	Education; teachers; date for implementation of requirement for current teachers to receive certain training concerning reading problems; extend to July 1, 2009. (Sen. N. Cassis)
33		266	Yes	7/10	7/10	7/10/07	Occupations; business licensing and regulation; household goods; provide exemption from certification by public service commission of certain carriers. (Sen. V. Garcia)

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*** - See Act for applicable effective date.

^{+ -} Line item veto

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Public Act	Enrolled	Enrolled	I.E.*	Governor	Filed Date	Effective Date	Subject
No.	House Bill	Senate Bill		Approved			
			No	Date			
34	4851		Yes	7/10	7/11		Higher education; financial aid; transfers of money by Michigan higher education student loan authority to Michigan merit award trust fund; authorize. (Rep. A. Meisner)
35	4177		Yes	7/10	7/11		Insurance; no-fault; premium increases or reinstatement fees for certain military personnel called into active duty; prohibit. (Rep. D. Spade)
36		094	Yes	7/12	7/12	1/1/08 #	Single business tax; replacement; Michigan business tax act; create. (Sen. N. Cassis)
37	4369		Yes	7/12	7/12		Education; financing; exemption for certain personal property from certain school operating mills; provide for. (Rep. T. Brown)
38	4370		Yes	7/12	7/12		Property tax; state education tax; tax exemption for certain industrial personal property; exempt. (Rep. M. Griffin)
39	4371		Yes	7/12	7/12	7/12/07 #	Economic development; plant rehabilitation; calculation of tax levied; revise. (Rep. M. Corriveau)
40	4372		Yes	7/12	7/12	7/12/07 #	Property tax; exemptions; commercial and industrial personal property; exempt from certain taxes. (Rep. K. Ebli)
41	4493		Yes	7/12	7/12		Appropriations; supplemental; multidepartment supplemental for fiscal year 2006-2007; provide for. (Rep. G. Cushingberry)

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*** - See Act for applicable effective date.

^{+ -} Line item veto

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
42	4595		Yes	7/12	7/13	7/13/07	Higher education; financial aid; eligibility for Michigan promise award; expand to include certain residents who graduated from out-of-state high schools and revise application deadline and disbursement schedule. (Rep. K. Angerer)
43		134	Yes	7/17	7/17	7/17/07	Property; conveyances; transfer of certain state owned properties in Ingham county, Wayne county, and Tuscola county; provide for, and release certain property rights reserved by the state. (Sen. M. Switalski)
44		588	Yes	7/17	7/17	7/17/07	Economic development; commercial redevelopment; corridor improvement authority; revise eligibility criteria. (Sen. S. Thomas)
45		188	Yes	7/17	7/17	7/17/07	Education; vocational; definition of vocational education and use of vocational education funds; revise, and allow certain acquisition of equipment. (Sen. G. Van Woerkom)
46		290	Yes	7/17	7/17	7/17/07	Financial institutions; mortgage brokers and lenders; licensing requirements for secondary mortgage companies; exempt certain employees and leased employees. (Sen. R. Richardville)
47		354	Yes	8/2	8/3	8/3/07 #	Natural resources; wildlife; double-crested cormorant; provide for control program. (Sen. M. McManus)
48	4471		Yes	8/2	8/3	8/3/07 #	Natural resources; wildlife; double-crested cormorant; define terms for control program. (Rep. D. Booher)

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*** - See Act for applicable effective date.

^{+ -} Line item veto

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject			
49	4614		Yes	8/2	8/3	8/3/07 #	Natural resources; wildlife; double-crested cormorant; provide for control fund. (Rep. J. Sheltrown)			
50	4884		Yes	8/13	8/14	8/14/07	State financing and management; funds; Michigan trust fund; provide general amendments for tobacco securitization. (Rep. S. Jackson)			
51	4641		Yes	8/28	8/28	8/28/07	Drains; drain commissioners; county board of commissioners to change name of office of county drain commissioner to office of the water resources commissioner; authorize, increase amount of bond, and provide for temporary replacement of drain commissioner. (Rep. F. Accavitti)			
52		624	Yes	9/3	9/4	9/4/07	Elections; primary; presidential primary process; revise. (Sen. M. McManus)			
53	4517		Yes	9/5	9/6	9/6/07	Consumer protection; privacy; social security numbers in documents submitted to register of deeds for recordation; require redaction by register of deeds unless prohibited by law. (Rep. B. Byrum)			
54	4519		Yes	9/5	9/6	9/6/07	Consumer protection; privacy; social security numbers in affidavits submitted to register of deeds for recordation; require redaction unless prohibited by law. (Rep. B. Byrum)			
** - Act tal *** - See A	* - I.E. means Legislature voted to give the Act immediate effect. ** - Act takes effect on the 91 st day after <i>sine die</i> adjournment of the Legislature. *** - See Act for applicable effective date. + - Line item veto									

Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
55		298	Yes	9/11	9/12	9/12/07	Consumer protection; privacy; social security numbers in documents recorded by register of deeds; allow redaction in copies of documents unless prohibited by law. (Sen. M. Jansen)
56		299	Yes	9/11	9/12	9/12/07	Consumer protection; privacy; social security numbers in documents submitted to register of deeds for recordation; require redaction by person submitting document unless prohibited by law. (Sen. G. Van Woerkom)
<u> </u>		299	168	স/ । ।	9/12	9/12/07	Consumer protection; privacy;
57		301	Yes	9/11	9/12	9/12/07	social security numbers in judgments submitted to register of deeds for recordation; require redaction unless prohibited by law. (Sen. J. Pappageorge)
58		303	Yes	9/11	9/12	9/12/07	Consumer protection; privacy; social security numbers in recorded documents made available for inspection by register of deeds; allow redaction unless prohibited by law. (Sen. P. Birkholz)
59		675	Yes	9/11	9/12	9/12/07	Appropriations; natural resources; natural resources trust fund; provide appropriations for. (Sen. R. Kahn)
60		633	Yes	9/18	9/18	9/18/07	Natural resources; hunting; deer hunting season for certain disabled veterans; designate to correspond with youth firearm deer hunting days. (Sen. G. Van Woerkom)
61		069	Yes	9/18	9/19	9/19/07	Economic development; tax increment financing; neighborhood improvement authority; provide for. (Sen. T. Hunter)

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^{+ -} Line item veto

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
62		207	Yes	9/18	9/19	9/19/07	Economic development; Michigan economic growth authority; definition of high- technology activity; clarify and revise the retained jobs threshold. (Sen. J. Allen)
				0/40	244	0/10/07	Education; intermediate school districts; study on consolidation of certain noninstructional services; require each intermediate school district to conduct and report on.
63	4592		Yes	9/18	9/19	9/19/07	(Rep. T. Melton) Civil procedure; costs and fees;
64	4861		Yes	9/28	9/28	9/28/07	fees to court of appeals; extend time for rollback. (Rep. M. Meadows)
65	4673		Yes	9/28	9/28	9/28/07	Trade; consumer goods and services; going out of business sale license; allow municipality to waive fee. (Rep. P. Byrnes)
66		655	Yes	9/28	9/28	9/28/07	Campaign finance; other; transfer of certain amount of state campaign funds to the general fund; provide for. (Sen. R. Jelinek)
67		657	Yes	9/28	9/28	9/28/07	Natural resources; funding; refined petroleum fund; appropriate certain funds to the environmental protection fund. (Sen. R. Jelinek)
		070		0/00	0/00	0/00/07	Transportation; funds; distribution of state transportation preservation revenue to the transportation fund; provide for.
68		676	Yes	9/28	9/28	9/28/07	(Sen. R. Jelinek) Sales tax; distribution; transfer of funds from the comprehensive transportation fund into the general fund; provide for.
69		656	Yes	9/28	9/28	9/28/07	(Sen. R. Jelinek)
70		210	Yes	9/28	9/30	9/30/07	Vehicles; title; distribution of fee collected to expedite title application process; revise. (Sen. M. Switalski)

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** - Act takes effect on the 91st day after *sine die* adjournment of the Legislature.

*** - See Act for applicable effective date.

^{+ -} Line item veto

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Public Act No.	Enrolled House Bill	Enrolled Senate	I.E.* Yes	Governor Approved	Filed Date	Effective Date	Subject
		Bill	/ No	Date			Vehicles; registration; distribution of revenue from collection of certain transfer and registration fee; earmark into the transportation administration collection fund.
71		211	Yes	9/28	9/30	9/30/07	(Sen. M. Switalski)
72		774	Yes	9/30	9/30	9/30/07	Taxation; hotel-motel tax; allowing convention facilities development funds to be used for the general fund; provide for. (Sen. M. Switalski)
							Probate; wills and estates; payment from decedent's estate in accordance with the estate recovery program for medicaid; require.
73		204	Yes	9/30	9/30	9/30/07 #	(Sen. M. Switalski)
74		374	Yes	9/30	9/30	9/30/07 #	Human services; medical services; estate recovery program for medicaid; implement. (Sen. M. Switalski)
75	5242		Yes	9/30	9/30	9/30/07	Environmental protection; permits; sunset date on certain fee collections; extend. (Rep. D. Bennett)
76	4668		Yes	9/30	9/30	9/30/07	Law enforcement; records; fee for processing name-based criminal record check; provide for, and extend sunset on fee for fingerprint processing. (Rep. R. LeBlanc)
							Occupations; licensing fees; license fees for various professions; extend sunset.
77	4842		Yes	9/30	9/30	9/30/07	(Rep. M. Meadows)
78	4849		Yes	9/30	9/30	9/30/07 #	Agriculture; pesticides; pesticide applicator fees; extend sunset for fees and earmark to the agriculture licensing and inspection fees fund. (Rep. S. Jackson)

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
79	4860		Yes	9/30	9/30	9/30/07 #	Animals; other; pet shop license act; extend sunset for fees and earmark certain fees and administrative fines to the agriculture licensing and inspection fees fund. (Rep. P. Condino)
							Agriculture; animals; horse riding stable license fees and administrative fines; extend sunset for fees and earmark to the agriculture licensing and inspection fees fund.
80	4863		Yes	9/30	9/30	9/30/07 #	(Rep. B. Johnson) Agriculture; animals; livestock operations license fees and administrative fines; extend sunset for fees and earmark to the agriculture licensing and inspection fees fund.
81	4864		Yes	9/30	9/30	9/30/07 #	(Rep. B. Johnson) Trade; securities; securities fees; revise.
82	4865		Yes	9/30	9/30	9/30/07	(Rep. B. Johnson)
83	4866		Yes	9/30	9/30	9/30/07	Businesses; business corporations; filing fees; revise. (Rep. B. Johnson)
84	4862		Yes	9/30	9/30	9/30/07	Agriculture; diseases and pests; certain nursery stock fees; extend sunset of fees and earmark to the agriculture licensing and inspection fees fund. (Rep. P. Condino)
85	4185		Yes	9/30	9/30	9/30/07	Health facilities; other; revisions regarding hospital, hospital long-term care units, and nursing home quality assurance assessments, extension of sunset, and revisions to appropriations for 2006-07 and 2007-08 fiscal years to support medicaid expenditures for hospital services and therapy; provide for. (Rep. G. Cushingberry)
86	5258		Yes	9/30	9/30	9/30/07	Businesses; limited liability companies; filing fees; revise. (Rep. R. Hammel)

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*** - See Act for applicable effective date.

^{+ -} Line item veto

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Public Act No.		Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
87	5257		Yes	9/30	9/30	9/30/07	Businesses; nonprofit corporations; filing fees; revise. (Rep. T. Hammon)
88		796	Yes	9/30	9/30	9/30/07	Insurance; other; collection of quality assurance assessment program fees; revise. (Sen. R. Kahn)
89	4228		Yes	9/30	9/30	12/29/07	Criminal procedure; evidence; drug analysis field test; allow as admissible evidence in preliminary hearings. (Rep. P. Condino)
90	5104		No	9/30	9/30	**	Business tax; other; business income tax base; revise to account for deferred liabilities. (Rep. S. Bieda)
91		772	Yes	10/1	10/1	10/1/07 #	Appropriations; other; interim fiscal year appropriations for 2007-2008; provide for. (Sen. R. Jelinek)
92		773	Yes	10/1	10/1	10/1/07 #	Appropriations; school aid; interim fiscal year appropriations for part of 2007-2008; provide for. (Sen. R. Jelinek)
93	5198		Yes	10/1	10/1	12/1/07 #	Use tax; exemptions; certain exemptions; eliminate and impose tax on certain services. (Rep. S. Tobocman)
94	5194		Yes	10/1	10/1	10/1/07 #	Income tax; rate; rate increase, disabled veteran deduction, and cleanup of single business tax references; provide for. (Rep. S. Tobocman)
95	4800		Yes	10/1	10/1		Retirement; state employees; pension benefits to retired state employee who is employed by this state; require to freeze during period of employment and require coordination of benefit provisions for healthcare benefits. (Rep. L. Wenke)

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*** - See Act for applicable effective date.

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Public Act No.		Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
96		396	Yes	10/1	10/1	10/1/07 #	State financing and management; other; committee on government efficiency; create. (Sen. R. Kahn)
97		397	Yes	10/1	10/1	10/1/07 #	State financing and management; other; report by committee on government efficiency; require. (Sen. R. Richardville)
98		398	Yes	10/1	10/1	10/1/07 #	State financing and management; other; committee to review statutory mandates; establish. (Sen. B. Patterson)
99		395	Yes	10/1	10/1	10/1/07 #	State financing and management; other; report on statutory mandates; provide for. (Sen. J. Gilbert)
100		01	Yes	10/1	10/1	10/1/07 #	Human services; medical services; certain incentives for medicaid recipients; request a federal waiver to provide for. (Sen. T. George)
101		549	Yes	10/1	10/1	10/1/07 #	Education; calendar; requirement for common school calendar within intermediate school districts; provide for. (Sen. R. Jelinek)
102		632	Yes	10/1	10/1	10/1/07 #	Corrections; other; certain products manufactured by correctional industries; allow to be sold to private businesses or individuals unless that product is manufactured in this state. (Sen. J. Allen)
103	4882		Yes	10/1	10/1	9/30/02	Use tax; exemptions; definition of taxable use; modify. (Rep. S. Bieda)
104	5096		Yes	10/1	10/1	10/1/07	Use tax; credits and deductions; deduction for certain uncollectible use tax liability; restrict availability to taxpayers that directly remit payment for sales, rental, or service claimed. (Rep. S. Bieda)

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*** - See Act for applicable effective date.

^{+ -} Line item veto

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Public Act	Enrolled	Enrolled	I.E.*	Governor	Filed Date	Effective Date	Subject
No.		Senate Bill		Approved	I fied Date	Effective Date	Buoject
110.	Trouse Bin	Senate Bin	No	Date			
105	5097		Yes	10/1	10/1		Sales tax; credits and deductions; deduction for certain uncollectible sales tax liability; restrict availability to taxpayers that directly remit payment for specific sale claimed. (Rep. S. Bieda)
106		418	Yes	10/1	10/1	10/1/07 #	State; other; public employees health benefit act; create. (Sen. M. Jansen)
107		410	Voc	10/4	10/1		Education; employees; providing medical, optical, and dental benefits; provide in accordance with public employees health benefit act.
107		419	Yes	10/1	10/1	10/1/07 #	(Sen. W. Kuipers)
108		420	Yes	10/1	10/1	10/1/07 #	State; other; group medical, optical, and dental self-insurance for municipal corporations; permit pursuant to public employees health benefit act. (Sen. P. Birkholz)
109		421	Yes	10/1	10/1	10/1/07 #	Higher education; community colleges; providing medical, optical, and dental benefits; provide in accordance with public employees health benefit act. (Sen. C. Brown)
110		546	Yes	10/1	10/1	10/1/07 #	Retirement; public school employees; provision of health benefits for certain retirants and beneficiaries; revise. (Sen. W. Kuipers)
111		547	Yes	10/1	10/1	10/1/07 #	Retirement; public school employees; member investment plan contributions; increase for certain members and only allow purchase of service credit under certain circumstances. (Sen. W. Kuipers)
112		622	Yes	10/1	10/1	10/1/07 #	Mental health; code; contracting with third parties for corrections mental health services for prisoners; allow. (Sen. R. Kahn)

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*** - See Act for applicable effective date.

+ - Line item veto

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Public Act		Enrolled	I.E.*		Filed Date	Effective Date	Subject
No.	House Bill	Senate Bill	Yes / No	Approved Date			
113	4956		Yes	10/16	10/16	10/16/07 #	Food; other; revisions for clarification and updates of food law; provide for. (Rep. J. Mayes)
114		595	Yes	10/16	10/16	10/16/07 #	Food; other; rewrite for clarification and updates of food law; provide for. (Sen. G. Van Woerkom)
115		276	Yes	10/30	10/30	10/30/07 #	Property tax; personal property; exemption for new personal property in certain jurisdictions; revise. (Sen. R. Kahn)
116	5251		Yes	10/30	10/30	10/30/07 #	Property tax; personal property; definitions for "acquiring eligible business" and "existing eligible business"; provide for. (Rep. A. Coulouris)
117		231	Yes	10/31	10/31		Appropriations; history, arts, and libraries; department of history, arts, and libraries; provide for fiscal year 2007-2008. (Sen. T. George)
118		234	Yes	10/31	10/31	10/31/07	Appropriations; labor and economic growth; department of labor and economic growth; provide for fiscal year 2007-2008. (Sen. M. Jansen)
119	4346		Yes	10/31	10/31	10/31/07	Appropriations; education; department of education; provide for fiscal year 2007-2008. (Rep. M. Gillard)
120	4360		Yes	10/31	10/31	10/31/07	Appropriations; community colleges; community and junior colleges; provide for fiscal year 2007-2008. (Rep. M. Sak)
121	4358		Yes	10/31	10/31		Appropriations; environmental quality; department of environmental quality; provide for fiscal year 2007-2008. (Rep. D. Bennett)

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*** - See Act for applicable effective date.

^{+ -} Line item veto # - Tie bar

Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
122	4354		Yes	10/31	10/31	10/31/07	Appropriations; natural resources; department of natural resources; provide for fiscal year 2007-2008. (Rep. M. Lahti)
123	4344		Yes	10/31	10/31	10/31/2007	Appropriations; community health; department of community health; provide for fiscal year 2007-2008. (Rep. G. McDowell)
124	4348		Yes	10/31	10/31	10/31/07	Appropriations; corrections; department of corrections; provide for fiscal year 2007-2008. (Rep. A. Smith)
125		233	Yes	10/31	10/31	10/31/07	Appropriations; judiciary; judiciary; provide for fiscal year 2007-2008. (Sen. A. Cropsey)
126		235	Yes	10/31	10/31	10/31/07	Appropriations; military affairs; department of military and veterans affairs; provide for fiscal year 2007-2008. (Sen. V. Garcia)
127		229	Yes	10/31	10/31	10/31/07 +	Appropriations; general government; appropriations for certain state departments and agencies; provide for fiscal year 2007-2008. (Sen. J.
							Appropriations; agriculture; department of agriculture; provide for fiscal year 2007-2008.
128		222	Yes	10/31	10/31	10/31/07 +	(Sen. C. Brown)

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Public Act No.	Enrolled House Bill	Enrolled Senate	I.E.* Yes	Governor Approved	Filed Date	Effective Date	Subject
		Bill	/ No	Date			
							Appropriations;
							transportation;
							department of
							transportation; provide
							for fiscal year 2007- 2008.
129		240	Yes	10/31	10/31	10/31/07 +	(Sen. B. Hardiman)
.20		2.0	. 00	10,01	10/01	10/01/01	Appropriations; state
							police; department of
							state police; provide for
			.,				fiscal year 2007-2008.
130		238	Yes	10/31	10/31	10/31/07 +	(Sen. V. Garcia)
							Appropriations; human services; department of
							human services;
							provide for fiscal year
							2007-2008.
131		232	Yes	10/31	10/31	10/31/07 +	(Sen. B. Hardiman)
							Income tax; checkoff;
							animal welfare fund
132		350	Yes	11/1	11/1	11/1/07 #	act; create.
132		330	168	1 1/ 1	11/1	11/1/07 #	(Sen. V. Garcia) Income tax; checkoff;
							creation of separate
							contributions
							designation schedule
							and adding certain
							additional contribution
							designations; provide for.
133		347	Yes	11/1	11/1	11/1/07 #	(Sen. P. Birkholz)
100		047	100	1 1/ 1	1 1/ 1	11/1/07 //	Income tax; checkoff;
							Amanda's fund for
							breast cancer
							prevention and
404		0.40	Vaa	4.4./4	4.4.4	44/4/07 #	treatment act; create.
134		348	Yes	11/1	11/1	11/1/07 #	(Sen. P. Birkholz) Income tax; checkoff;
							prostate cancer
							research fund act;
							create.
135		016	Yes	11/1	11/1	11/1/07 #	(Sen. S. Thomas)
							Appropriations; higher
							education; higher
							education; provide for fiscal year 2007-2008.
136	4350		Yes	10/31	11/8	11/8/07	(Rep. P. Byrnes)
130	4000		162	10/31	1 1/0	11/0/01	(IVEh: L: DALIIG2)

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
137	4359		Yes	11/8	11/8	11/8/07 +	Appropriations; school aid; school aid appropriations; provide for fiscal year 2007-2008. (Rep. M. Gillard)
138		571	Yes	11/12	11/13	11/13/07	Education; discipline; application of mandatory expulsion provisions to special education students; clarify relationship with federal law. (Sen. W. Kuipers)
139	4234		Yes	11/12	11/13	11/13/07	Corrections; jails; adoption of a jail population management plan; provide for. (Rep. L. Wenke)
140	4725		Yes	11/12	11/13	2/11/08	Corrections; jails; county jail population management procedures; revise. (Rep. P. Condino)
141		403	Yes	11/13	11/14	11/14/07	Education; graduation requirements; high school personal curriculum requirements for transfer pupils; revise and eliminate requirement for department to develop certain assessments. (Sen. W. Kuipers)
142	4494		Yes	11/19	11/19	11/19/07	Appropriations; supplemental; multidepartment supplemental for fiscal year 2006-2007; provide for. (Rep. G. Cushingberry)

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*** - See Act for applicable effective date.

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
143		079	Yes	11/19	11/19	11/19/07	Vehicles; registration; requirement to sign registration certificate; eliminate. (Sen. R. Jelinek)
144	4591		Yes	11/19	11/19	11/19/07	Education; teachers; teacher certification fees; revise, require teacher certification database system, and implement fees for teacher college review. (Rep. H. Hopgood)
							Business tax; other; levy and imposition of surcharge on certain businesses and various credit revisions to replace revenue from the repeal of use tax on certain services; provide for.
145	5408		Yes	12/1	12/1	12/1/07	(Rep. A. Coulouris) Economic development; plant rehabilitation; criteria for certain facilities; modify.
146		757	Yes	12/10	12/10	12/10/07	(Sen. J. Allen) Natural resources; other; Michigan civilian conservation corps endowment fund; appropriate money to state general fund.
147		799	Yes	12/10	12/10	12/10/07	(Sen. M. Switalski) Use tax; collections; application of tax to certain services; prohibit collection and enforcement.
148		845	Yes	12/10	12/10	12/10/07	(Sen. C. Brown)
** - Act tal	kes effect on the Act for applica	he 91 st day af	ter sine a	t immediate eff <i>lie</i> adjournmen		islature.	

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MICHIGAN ADMINISTRATIVE CODE TABLE (2007 SESSION)

MCL 24.208 states in part:

"Sec. 8. (1) The State Office of Administrative Hearings and Rules shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(i) Other official information considered necessary or appropriate by the State Office of Administrative Hearings and Rules."

The following table cites administrative rules promulgated during the year 2000, and indicates the effect of these rules on the Michigan Administrative Code (1979 ed.).

MICHIGAN ADMINISTRATIVE CODE TABLE (2007 RULE FILINGS)

D.M. I	A .:	2007 MR	D.M. 1		2007 MR	D.M. 1		2007 MR
R Number	Action	Issue	R Number	Action	Issue	R Number	Action *	Issue
28.4001	A	13	247.163	A	14	325.2652	*	3
28.4002	A	13	247.164	A	14	325.2653	*	18
28.4003	A	13	247.165	A	14	325.2654	*	3
28.4004	A	13	247.166	A	14	325.2655	*	3
28.4005	A	13	281.421	A	3	325.2656	*	3
28.4006	A	13	281.422	A	3	325.2657	*	3
28.4007	A	13	281.423	A	3	325.2658		3
32.71	A	10	281.424	A	3	325.52601	A	10
32.72	A	10	281.425	A	3	325.52602	A	10
32.73	A	10	281.426	A	3	325.52801	A	16
32.74	A	10	281.427	A	3	325.60025	*	3
32.75	A	10	281.428	A	3	325.62001	A	20
32.76	A	10	281.429	A	3	325.62002	A	20
32.77	A	10	287.651	*	18	325.62003	A	20
32.78	A	10	287.651a	A	18	325.62004	A	20
32.79	A	10	287.652	*	18	325.62005	A	20
32.8	A	10	287.655	*	18	325.62006	A	20
32.81	A	10	287.656	*	18	325.99102	*	18
32.82	A	10	323.1707	*	19	325.99103	*	18
32.83	A	10	325.71	A	18	325.99104	*	18
32.84	A	10	325.72	A	18	325.99301	*	18
32.85	A	10	325.73	A	18	325.99304	*	18
32.86	A	10	325.74	A	18	325.99403	*	18
32.87	A	10	325.75	A	18	325.99404	*	18
32.88	A	10	325.125	A	20	325.99406	*	18
32.89	A	10	325.126	A	20	325.99408	*	18
205.56	*	6	325.127	A	20	325.99409	A	18
205.72	*	6	325.128	A	20	336.1660	*	19
205.126	*	6	325.129	A	20	336.1661	*	19
205.127	*	6	325.130	A	20	336.1802a	A	12
205.136	*	6	325.131	A	20	336.1803	*	12
247.151	R	14	325.132	A	20	336.1821	A	12
247.152	R	14	325.133	A	20	336.1822	A	12
247.153	R	14	325.134	A	20	336.1823	A	12
247.154	R	14	325.135	A	20	336.1824	A	12
247.155	R	14	325.136	A	20	336.1825	A	12
247.156	R	14	325.137	A	20	336.1826	A	12
247.161	A	14	325.138	A	20	336.1830	A	12
247.162	A	14	325.2651	*	3	336.1831	A	12

^{(*} Amendment to Rule, A Added Rule, N New Rule, R Rescinded Rule)

2007 MR 22 – December 15, 2007

		2007 MR			2007 MR			2007 MR
R Number	Action	Issue	R Number	Action	Issue	R Number	Action	Issue
336.1832	A	12	338.960	R	16	338.2515	A	15
336.1833	A	12	338.961	R	16	338.2516	A	15
336.1834	A	12	338.962	R	16	338.3041	*	4
336.2201	R	22	338.963	R	16	338.3043	*	4
336.2202	R	22	338.964	R	16	338.3044	*	4
336.2203	R	22	338.965	R	16	338.3102	*	4
336.2204	R	22	338.966	R	16	338.3120	*	4
336.2205	R	22	338.967	R	16	338.3123	*	4
336.2206	R	22	338.968	R	16	338.3125	*	4
336.2207	R	22	338.969	R	16	338.3132	*	4
336.2208	R	22	338.970	R	16	338.3154	*	4
336.2209	R	22	338.971	R	16	338.3161	*	4
336.221	R	22	338.972	R	16	338.3162	*	4
336.2211	R	22	338.973	R	16	338.3162b	*	4
336.2212	R	22	338.974	R	16	338.3162c	*	4
336.2213	R	22	338.975	R	16	338.3162d	*	4
336.2214	R	22	338.976	R	16	338.5101	*	22
336.2215	R	22	338.977	R	16	338.5102	A	22
336.2216	R	22	338.978	R	16	338.5103	*	22
336.2217	R	22	338.979	R	16	338.5104	A	22
336.2218	R	22	338.980	R	16	338.5114	*	22
338.471a	*	4	338.981	R	16	338.5140	*	22
338.472	*	4	338.982	R	16	338.5145	*	22
338.473	*	4	338.983	R	16	338.5210	*	22
338.473a	*	4	338.984	R	16	338.5405	*	22
338.473d	*	4	338.985	R	16	338.5501	A	22
338.474a	*	4	338.986	R	16	338.5503	A	22
338.475	*	4	338.987	R	16	339.22203	*	2
338.479a	*	4	338.988	R	16	339.22213	*	2
338.489	*	4	338.989	R	16	339.22601	*	2
338.951	R	16	338.990	R	16	339.22602	*	2
338.952	R	16	338.2503	R	15	339.22603	*	2
338.953	R	16	338.2505	*	15	339.22604	*	2
338.954	R	16	338.2505a	A	15	339.22605	*	2
338.955	R	16	338.2506	*	15	339.22606	A	2
338.956	R	16	338.2507	*	15	339.22607	*	2
338.957	R	16	338.2510a	*	15	339.22609	*	2
338.958	R	16	338.2511	*	15	339.22613	*	2
338.959	R	16	338.2514	*	15	339.22615	*	2

^{(*} Amendment to Rule, A Added Rule, N New Rule, R Rescinded Rule)

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		2007 MR			2007 MR			2007 MR
R Number	Action	Issue	R Number	Action	Issue	R Number	Action	Issue
339.22617	*	2	388.9	A	6	408.43k	*	4
339.22631	*	2	388.1	A	6	408.43m	*	4
339.22639	R	2	388.11	A	6	408.43q	*	4
339.22641	R	2	388.12	A	6	408.61	*	8
339.22645	*	2	388.13	A	6	408.65	*	8
339.22651	*	2	388.14	A	6	460.101	A	20
339.22652	A	2	388.15	A	6	460.102	A	20
339.22653	R	2	388.16	A	6	460.103	A	20
339.22654	R	2	388.17	A	6	460.104	A	20
339.22655	R	2	388.18	A	6	460.105	A	20
339.22659	*	2	388.151	A	13	460.106	A	20
339.22663	R	2	388.152	A	13	460.107	A	20
339.22664	R	2	388.153	A	13	460.108	A	20
339.22665	*	2	388.154	A	13	460.109	A	20
339.23101	*	18	388.155	A	13	460.110	A	20
339.23102	A	18	390.661	*	19	460.111	A	20
339.23201	*	18	390.1601	*	19	460.112	A	20
339.23203	*	18	390.1602	*	19	460.113	A	20
339.23301	*	18	390.1603	*	19	460.114	A	20
339.23303	*	18	390.1604	*	19	460.115	A	20
339.23307	*	18	390.1605	*	19	460.116	A	20
339.23309	*	18	390.1606	*	19	460.117	A	20
339.23311	*	18	390.1607	*	19	460.118	A	20
339.23315	*	18	390.1608	*	19	460.119	A	20
339.23316	A	18	390.1609	*	19	460.120	A	20
339.23317	*	18	390.1610	*	19	460.121	A	20
339.23319	*	18	390.1611	*	19	460.122	A	20
339.23320	*	18	400.9101	*	2	460.123	A	20
339.23321	*	18	400.9306	*	2	460.124	A	20
339.23326	*	18	400.9401	*	2	460.125	A	20
339.23403	*	18	400.9501	*	2	460.126	A	20
388.1	A	6	400.12101	*	2	460.127	A	20
388.2	A	6	400.12202	*	2	460.128	A	20
388.3	A	6	400.12214	A	2	460.129	A	20
388.4	A	6	400.12310	*	2	460.130	A	20
388.5	A	6	400.12312	*	2	460.131	A	20
388.6	A	6	400.12605	*	2	460.132	A	20
388.7	A	6	408.43a	*	4	460.133	A	20
388.8	A	6	408.43i	*	4	460.134	A	20

^{(*} Amendment to Rule, A Added Rule, N New Rule, R Rescinded Rule)

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460.136	A	20	408.891	*	8	460.2154	R	20
460.137	A	20	460.2101	R	20	460.2155	R	20
460.138	A	20	460.2102	R	20	460.2161	R	20
460.139	A	20	460.2103	R	20	460.2162	R	20
460.140	A	20	460.2104	R	20	460.2163	R	20
460.141	A	20	460.2105	R	20	460.2164	R	20
460.142	A	20	460.2111	R	20	460.2165	R	20
460.143	A	20	460.2112	R	20	460.2166	R	20
460.144	A	20	460.2113	R	20	460.2167	R	20
460.145	A	20	460.2114	R	20	460.2168	R	20
460.146	A	20	460.2115	R	20	460.2169	R	20
460.147	A	20	460.2116	R	20	460.2170	R	20
460.148	A	20	460.2117	R	20	460.2171	R	20
460.149	A	20	460.2118	R	20	460.2172	R	20
460.150	A	20	460.2119	R	20	460.2173	R	20
460.151	A	20	460.2120	R	20	460.2174	R	20
460.152	A	20	460.2121	R	20	460.2181	R	20
460.153	A	20	460.2122	R	20	460.2182	R	20
460.154	Α	20	460.2123	R	20	460.2183	R	20
460.155	A	20	460.2124	R	20	460.2184	R	20
460.156	A	20	460.2125	R	20	460.2185	R	20
460.157	A	20	460.2131	R	20	460.2186	R	20
460.158	A	20	460.2132	R	20	460.2187	R	20
460.159	A	20	460.2133	R	20	460.2188	R	20
460.160	A	20	460.2134	R	20	460.2189	R	20
460.161	A	20	460.2136	R	20	460.2190	R	20
460.162	A	20	460.2141	R	20	460.2191	R	20
460.163	Α	20	460.2142	R	20	460.2192	R	20
460.164	Α	20	460.2143	R	20	460.2199	R	20
460.165	Α	20	460.2144	R	20	408.4038	*	13
460.166	A	20	460.2145	R	20	408.4107	*	13
460.167	A	20	460.2146	R	20	408.4125	*	13
460.168	A	20	460.2147	R	20	408.13902	*	11
460.169	A	20	460.2148	R	20	408.17601	*	10
408.802	*	8	460.2149	R	20	408.17602	*	10
408.806	*	8	460.2150	R	20	408.17603	R	10
408.833	*	8	460.2151	R	20	408.17605	R	10
408.852	*	8	460.2152	R	20	408.17607	R	10

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408.17610	R	10	408.30785	*	18	408.42616	*	5
408.17612	R	10	408.30791	*	18	408.42624	R	5
408.17613	R	10	408.30801	*	14	408.42625	R	5
408.17614	R	10	408.30806	A	14	408.42628	*	5
408.17615	R	10	408.30808	*	14	408.42629	*	5
408.17616	R	10	408.30809	*	14	408.42634	*	5
408.17618	R	10	408.30810	*	14	408.42636	*	5
408.17620	R	10	408.30812	*	14	408.42648	*	5
408.17621	R	10	408.30818	*	14	408.42651	*	5
408.17622	R	10	408.30819	*	14	408.42655	*	5
408.17623	R	10	408.30821	A	14	408.42801	A	5
408.17624	R	10	408.30823	*	14	408.42804	A	5
408.17630	R	10	408.30826	*	14	408.42806	A	5
408.17631	R	10	408.30828	*	14	408.42809	A	5
408.17632	R	10	408.30834	A	14	418.2	*	18
408.17633	R	10	408.30835	*	14	418.4	*	18
408.17636	R	10	408.30867	*	14	418.6	*	18
408.17637	R	10	408.30868	*	14	418.8	*	18
408.17640	R	10	408.30869	*	14	418.56	*	4
408.17641	R	10	408.30873	*	14	418.10107	*	6
408.17650	R	10	408.30901a	*	15	418.10202	*	6
408.17651	R	10	408.30905a	*	15	418.10401	*	6
408.17696	R	10	408.30906a	*	15	418.10404	*	6
408.17699	R	10	408.30907a	*	15	418.10416	*	6
408.30701	*	18	408.30908a	*	15	418.10504	A	6
408.30716	*	18	408.30909a	*	15	418.10505	A	6
408.30717	*	18	408.30910a	*	15	418.10902	*	6
408.30718	*	18	408.30912a	A	15	418.10922	*	6
408.30719	*	18	408.30915a	*	15	418.101002	*	6
408.30720	*	18	408.30918a	*	15	418.101002b	A	6
408.30723	*	18	408.30927a	*	15	418.101004	*	6
408.30725c	*	18	408.30935a	*	15	418.101005	*	6
408.30730	*	18	408.30936a	*	15	418.101016	*	6
408.30731	A	18	408.30945a	*	15	418.101017	R	6
408.30735	*	18	408.30995a	*	15	418.101018	R	6
408.30741c	*	18	408.42602	*	5	418.101019	R	6
408.30749	*	18	408.42605	*	5	418.101502	R	6
408.30758	*	18	408.42608	*	5	418.101504	*	6

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421.1103	*	4	432.21418	*	5
421.1104	*	4	432.21516	*	5
421.1108	*	4	432.21520	*	5
421.1109	*	4	432.21609	*	5
421.1110	*	4	432.21617	*	5
421.1111	*	4	432.21621	*	5
421.1301	*	4	432.21622	*	5
421.1301	*	4	432.21623	*	5
421.1302	*	4	432.21805	*	5
421.1304	*	4	432.21811	*	5
421.1305	*	4	432.22004	*	5
421.1307	*	4	432.22005	*	5
421.1314	*	4	432.22006	*	5
421.1315	*	4	432.22007	*	5
421.1316	*	4	436.1629	*	9
431.2090	*	9	460.2011	*	19
431.2120	*	9	460.2012	*	19
431.3075	*	9	460.2021	*	19
431.3110	*	9	460.2022	*	19
431.4001	*	9	460.2023	*	19
431.4180	*	9	460.2024	*	19
432.21305	*	5	460.2031	*	19
432.21313	*	5	460.2701	A	3
432.21316	*	5	460.2702	A	3
432.21317	*	5	460.2703	A	3
432.21326	*	5	460.2704	A	3
432.21327	*	5	460.2705	A	3
432.21331	*	5	460.2706	A	3
432.21332	*	5	460.2707	A	3
432.21333	*	5	500.2211	A	9
432.21335	*	5	500.2212	A	9
432.21336	*	5	550.111	A	4
432.21406	*	5	550.112	A	4
432.21408	*	5	550.301	A	4
432.21410	*	5	550.302	A	4
432.21410	*	5	500.2201	A	9
432.21412	*	5	500.2201	A	9
432.21415	*	5	300.2202	A	7
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